Exhibit A

Organizational Documents

Exhibit A1

FWE I Organizational Documents

Certificate of Formation (TX) (Fieldwood Energy I LLC)

Form 205 (Revised 05/11)

Submit in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555 FAX: 512 463-5709

Filing Fee: \$300

This space reserved for office use.



Certificate of Formation Limited Liability Company

Article 1 – Entity Name and Type

The filing entity being formed is a limited liability company. The name of the entity is:

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г	LEAL	41 J V	VVハハノ	CINCK	TT I	1212	٠.

The name must contain the words "limited liability company," "limited company," or an abbreviation of one of these phrases.

Article 2 - Registered Agent and Registered Office

(See instructions. Select and complete either A or B and complete C.)

★ A. The initial registered age A. The initial registered age A. The initial registered age A. The initial regis	ent is an organizat	ion (cannot be entity na	amed above) by th	ne name of:	
CAPITOL CORPORATE SERVICES,	INC.				
OR B. The initial registered age	nt is an individua	l resident of the st	ate whose nam	e is set forth below	v:
First Name	M.I.	Last Name		Suffix	_
C. The business address of the r	egistered agent ar	nd the registered o	ffice address is	S:	
206 E. 9TH STREET, SUITE 1300	AUSTIN		TX	78701	
Street Address	City		State	Zip Code	

Article 3—Governing Authority

(Select and complete either A or B and provide the name and address of each governing person.)

A. The limited liability company will have managers. The name and address of each initial
manager are set forth below.
☐ B. The limited liability company will not have managers. The company will be governed by its
members, and the name and address of each initial member are set forth below

GOVERNING PERSON 1 NAME (Enter the name of either an individ IF INDIVIDUAL	ual or an organization, but	t not both.)			
First Name OR IF ORGANIZATION	M.I.	Last Name			Suffix
Organization Name DDRESS					
treet or Mailing Address	C	ity	State	Country	Zip Code

Form 205 4

Case 20-33948 Document 1394-1 Filed in TXSB on 05/26/21 Page 5 of 678

GOVERNING PERSON 2					
AME (Enter the name of either an individu IF INDIVIDUAL	ual or an organization, but	not both.)			
First Name	M.I.	Last Name			Suffix
OR IF ORGANIZATION					
Organization Name					
treet or Mailing Address	Ci	ty	State	Country	Zip Code
OVERNING PERSON 3					
AME (Enter the name of either an individu IF INDIVIDUAL	ual or an organization, but	not both.)			
Tr. AV	1.77	7 (37			G (C)
First Name OR	M.I.	Last Name			Suffix
IF ORGANIZATION					
Organization Name					
DDRESS					
treet or Mailing Address	Ci	ty	State	Country	Zip Code
	Article	e 4 – Purpose			
The purpose for which the con	npany is formed i	s for the transaction	n of any and	l all lawf	ul purposes f
The purpose for which the convolution a limited liability compa	npany is formed i	s for the transaction	n of any and as Business	l all lawf Organiza	ul purposes f tions Code.
The purpose for which the corwhich a limited liability compa	mpany is formed i any may be organ	s for the transaction	as Business	l all lawf Organiza	ul purposes f tions Code.
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Form 205 5

Organizer

The name and address of the organizer:		
Name		
Street or Mailing Address	City	State Zip Code
Effectiven	ess of Filing (Select either A, B, or C.))
A. This document becomes effective	when the document is filed by the	he secretary of state.
B. This document becomes effective	at a later date, which is not more	
the date of signing. The delayed effective		
C. This document takes effect upon t		t or fact, other than the
passage of time. The 90 th day after the d		5.4.4.5.1
The following event or fact will cause th	e document to take effect in the	manner described below:
the filing of the certificate of merger of Fieldwoo	d Energy LLC with the Secretary of St	ate of Texas.
	Execution	
The undersigned affirms that the perappointment. The undersigned signs this submission of a materially false or fraudundersigned is authorized to execute the f	is document subject to the penal	alties imposed by law for the
Date:		
	Signature of organizer	
	Printed or typed name of organizer	r
		Print Reset

Form 205

Fieldwood Energy I LLC Agreement

LIMITED LIABILITY COMPANY AGREEMENT

OF

FIELDWOOD ENERGY I LLC

(a Texas Limited Liability Company)

 $[\bullet], 2021$

THE MEMBERSHIP INTERESTS REFERENCED IN THIS LIMITED LIABILITY COMPANY AGREEMENT HAVE BEEN ACQUIRED FOR INVESTMENT AND HAVE NOT BEEN REGISTERED UNDER THE U.S. SECURITIES ACT OF 1933, AS AMENDED, OR UNDER ANY APPLICABLE STATE SECURITIES LAWS. SUCH MEMBERSHIP INTERESTS MAY NOT BE SOLD, ASSIGNED, PLEDGED, HYPOTHECATED OR OTHERWISE DISPOSED OF AT ANY TIME WITHOUT EFFECTIVE REGISTRATION UNDER SUCH ACT AND LAWS OR EXEMPTION THEREFROM, AS WELL AS COMPLIANCE WITH THE OTHER SUBSTANTIAL RESTRICTIONS ON TRANSFERABILITY THAT ARE SET FORTH HEREIN.

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LIMITED LIABILITY COMPANY AGREEMENT OF FIELDWOOD ENERGY I LLC

This Limited Liability Company Agreement of Fieldwood Energy I LLC, a Texas limited liability company (the "Company"), dated as of [●], 2021 (this "Agreement"), is entered into by and among the Company, the Initial Member¹ executing this Agreement as of the date hereof, and each other Person who after the date hereof becomes a Member of the Company and becomes a party to this Agreement by executing a joinder agreement in form and substance acceptable to the Company. Capitalized terms not defined where used in this Agreement shall have the meanings assigned to such terms in ARTICLE I of this Agreement.

RECITALS

WHEREAS, the Company was formed under the laws of the State of Texas by the filing of a Certificate of Formation with the Secretary of State of the State of Texas on [●], 2021 (the "Certificate of Formation") for the purposes set forth in Section 2.05 of this Agreement;

WHEREAS, pursuant to and in accordance with the Confirmation Order and the Term Sheet, respectively, and as a result of a divisive merger pursuant to § 10.008 of the BOC, the Company will own (i) the Legacy Apache Properties subject to the operational liabilities in connection therewith, including plugging and abandonment and decommissioning liabilities relating to the Legacy Apache Properties, and (ii) the equity interests of GOM Shelf;

WHEREAS, in accordance with the Term Sheet, [●] has been appointed to serve as the initial Independent Director of the Company in accordance with this Agreement; and

WHEREAS, the Initial Member wishes to enter into this Agreement to set forth the terms and conditions governing the operation and management of the Company;

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

ARTICLE I DEFINITIONS

Section 1.01 Definitions. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in this Section 1.01:

"Acceptance Notice" has the meaning set forth in Section 7.09.

¹ NTD: Please confirm identity of Initial Member and the equity holders of the Initial Member.

- "Adjusted Capital Account Deficit" means, with respect to any Member, the deficit balance, if any, in such Member's Capital Account as of the end of the relevant Fiscal Year, after giving effect to the following adjustments:
 - (a) crediting to such Capital Account any amount that such Member is obligated to restore or is deemed to be obligated to restore pursuant to Treasury Regulations Sections 1.704-1(b)(2)(ii)(c), 1.704-2(g)(1) and 1.704-2(i); and
 - (b) debiting to such Capital Account the items described in Treasury Regulations Section 1.704-1(b)(2)(ii)(d)(4), (5) and (6).
- "Adjusted Taxable Income" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for a Fiscal Year (or portion thereof) with respect to the Membership Interest held by such Member means the federal taxable income allocated by the Company to the Member with respect to its Membership Interest (as adjusted by any final determination in connection with any tax audit or other proceeding) for such Fiscal Year (or portion thereof); provided, that such taxable income shall be computed (i) minus any excess taxable loss of the Company for any prior period allocable to such Member with respect to its Membership Interest that were not previously taken into account for purposes of determining such Member's Adjusted Taxable Income in a prior Fiscal Year to the extent such loss would be available under the Code to offset income of the Member (or, as appropriate, the direct or indirect owners of the Member) determined as if the income and loss from the Company were the only income and loss of the Member (or, as appropriate, the direct or indirect owners of the Member) in such Fiscal Year and all prior Fiscal Years, and (ii) taking into account any special basis adjustment with respect to such Member resulting from an election by the Company under Code Section 754.
- "Affiliate" means, with respect to any Person, any other Person who, directly or indirectly (including through one or more intermediaries), controls, is controlled by, or is under common control with, such Person. For purposes of this definition, "control," when used with respect to any specified Person, shall mean the power, direct or indirect, to direct or cause the direction of the management and policies of such Person, whether through ownership of voting securities or partnership or other ownership interests, by contract or otherwise; and the terms "controlling" and "controlled" shall have correlative meanings. For the avoidance of doubt, neither Apache nor any of its Subsidiaries nor Credit Bid Purchaser nor any of its Subsidiaries shall constitute an Affiliate of the Company.
 - "Agreement" has the meaning set forth in the Preamble.
- "Apache" means Apache Corporation, a Delaware corporation, and its successors or assigns.
- "Applicable Law" means all applicable provisions of (a) constitutions, treaties, statutes, laws (including the common law), rules, regulations, decrees, ordinances, codes, proclamations, declarations, or orders of any Governmental Authority; (b) any consents or approvals of any Governmental Authority; and (c) any orders, decisions, advisory or interpretative opinions, injunctions, judgments, awards, decrees of, or agreements with, any Governmental Authority.

"Approved Providers" has the meaning set forth in Section 7.02(a).

"BOC" means the Texas Business Organizations Code, as amended and in effect at the time of this Agreement.

"Book Depreciation" means, with respect to any Company asset for each Fiscal Year, the Company's depreciation, amortization, or other cost recovery deductions determined for federal income tax purposes, except that if the Book Value of an asset differs from its adjusted tax basis at the beginning of such Fiscal Year, Book Depreciation shall be (a) if such difference is being eliminated by use of the remedial method under Treasury Regulations Section 1.704-3(d), the amount of book basis recovered for such period under the rules prescribed by Treasury Regulations Section 1.704-3(d)(2), or (b) if the remedial method is not used, an amount which bears the same ratio to such beginning Book Value as the federal income tax depreciation, amortization, or other cost recovery deduction for such Fiscal Year bears to such beginning adjusted tax basis; provided, that if the adjusted basis for federal income tax purposes of an asset at the beginning of such Fiscal Year is zero and the Book Value of the asset is positive, Book Depreciation shall be determined with reference to such beginning Book Value using any permitted method selected by the Sole Manager in accordance with Treasury Regulations Section 1.704-1(b)(2)(iv)(g)(3).

"Book Value" means, with respect to any Company asset, the adjusted basis of such asset for federal income tax purposes, except as follows:

- (a) the initial Book Value of any Company asset contributed by a Member to the Company shall be the gross Fair Market Value of such Company asset as of the date of such contribution:
- (b) immediately before the distribution by the Company of any Company asset to a Member, the Book Value of such asset shall be adjusted to its gross Fair Market Value as of the date of such distribution;
- (c) the Book Value of all Company assets may, in the sole discretion of the Sole Manager, be adjusted to equal their respective gross Fair Market Values, as reasonably determined by the Sole Manager, as of the following times:
 - (i) the acquisition of an additional Membership Interest in the Company by a new or existing Member in consideration for more than a *de minimis* Capital Contribution;
 - (ii) the distribution by the Company to a Member of more than a *de minimis* amount of property (other than cash) as consideration for all or a part of such Member's Membership Interest in the Company; and
 - (iii) the liquidation of the Company within the meaning of Treasury Regulations Section 1.704-1(b)(2)(ii)(g);
- (d) the Book Value of each Company asset shall be increased or decreased, as the case may be, to reflect any adjustments to the adjusted tax basis of such Company asset

pursuant to Code Section 734(b) or Code Section 743(b), but only to the extent that such adjustments are taken into account in determining Capital Account balances pursuant to Treasury Regulations Section 1.704-1(b)(2)(iv)(m); provided, that Book Values shall not be adjusted pursuant to this paragraph (d) to the extent that an adjustment pursuant to paragraph (c) above is made in conjunction with a transaction that would otherwise result in an adjustment pursuant to this paragraph (d); and

- (e) if the Book Value of a Company asset has been determined pursuant to paragraph (a) or adjusted pursuant to paragraphs (c) or (d) above, such Book Value shall thereafter be adjusted to reflect the Book Depreciation taken into account with respect to such Company asset for purposes of computing Net Income and Net Losses.
- "Business Day" means a day other than a Saturday, Sunday or other day on which commercial banks in the State of Texas are authorized or required to close.
 - "Capital Account" has the meaning set forth in Section 3.03.
- "Capital Contribution" means, for any Member, the total amount of cash and cash equivalents and the Book Value of any property contributed to the Company by such Member.
 - "Certificate of Formation" has the meaning set forth in the Recitals.
- "Certificate of Termination" means a certificate to be filed upon completion of the winding up and liquidation of the Company as set forth in Section 11.04, which certificate shall be in the form required by § 11.101 of the BOC.
 - "Code" means the Internal Revenue Code of 1986, as amended.
 - "Company" has the meaning set forth in the Preamble.
- "Company Minimum Gain" means "partnership minimum gain" as defined in Treasury Regulations Section 1.704-2(b)(2), substituting the term "Company" for the term "partnership" as the context requires.
 - "Confidential Information" has the meaning set forth in Section 12.03(a).
- "Confirmation Order" means the confirmation order entered in Chapter 11 Case 20-33948, In re: Fieldwood Energy LLC, *et al*, in the United States Bankruptcy Court for the Southern District of Texas, Houston Division, in form and substance reasonably acceptable to Apache.
 - "Continuance" has the meaning set forth in Section 11.01.
 - "Covered Person" has the meaning set forth in Section 9.01(a).

"Credit Bid Purchaser" means [[], ²	a Delaware	limited	liability
company, and its successors and assigns.				

"Credit Bid Purchaser Documents" means the agreements entered into between the Credit Bid Purchaser and the Company in connection with the Plan of Reorganization, including but not limited to the Farmout Agreement, Transition Services Agreement, and the Credit Bid Purchaser Contract Services Agreement, if executed.

"Credit Bid Purchaser Contract Services Agreement" means, in the event the Credit Bid Purchaser becomes the Service Provider under Section 7.04 of this Agreement, the Contract Services Agreement to be entered into between the Credit Bid Purchaser and the Company in the form attached to the Implementation Agreement, which, if executed, will be deemed the Service Provider Agreement hereunder.

"Decommissioning Agreement" means that certain Decommissioning Agreement, dated as of September 30, 2013, by and among Apache, Apache Shelf, Inc., Apache Deepwater LLC, Apache Shelf Exploration LLC, Fieldwood and GOM Shelf, as amended by (i) the First Amendment thereto dated as of September 30, 2013, (ii) the Second Amendment thereto dated as of September 30, 2013, (iii) the Third Amendment thereto dated effective as of April 25, 2017, (iv) the Fourth Amendment thereto dated effective as of September 1, 2017, as amended by that certain Letter Agreement dated January 3, 2018, and (v) the Fifth Amendment thereto dated effective as of April 11, 2018.

"**Decommissioning Security**" means the funds available from Trust A, the letters of credit, and the bonds from time to time outstanding pursuant to the Decommissioning Agreement or documents or instruments related thereto.

"**Depletable Property**" means each separate oil and gas property as defined in Section 614 of the Code.

"Divisive Merger Documents" means the certificate of division, the plan of division, the certificate of merger, and other documents filed by or on behalf of Fieldwood with respect to the Company with the Texas Secretary of State related to the divisive merger pursuant to the Plan of Merger and the formation of the Company.

"Electronic Transmission" means any form of communication, including communication by use of or participation in one or more electronic networks or databases, not directly involving the physical transmission of paper that creates a record that may be retained, retrieved, and reviewed by a recipient thereof and that may be directly reproduced in paper form by such a recipient through an automated process.

² NTD: Name to be confirmed.

"**Equity Securities**" means any and all Membership Interests of the Company and any securities of the Company convertible into, exchangeable for, or exercisable for, such Membership Interests, and warrants or other rights to acquire such Membership Interests.

"Estimated Tax Amount" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for a Fiscal Year means the Member's Tax Amount for such Fiscal Year as estimated in good faith from time to time by the Sole Manager. In making such estimate, the Sole Manager shall take into account amounts shown on Internal Revenue Service Form 1065 filed by the Company and similar state or local forms filed by the Company for the preceding taxable year and such other adjustments as the Sole Manager reasonably determines are necessary or appropriate to reflect the estimated operations of the Company for the Fiscal Year.

"Excess Amount" has the meaning set forth in Section 6.02(c).

"Fair Market Value" of any asset as of any date means the purchase price that a willing buyer having all relevant knowledge would pay a willing seller for such asset in an arm's length transaction, as determined in good faith by the Sole Manager on such factors as the Sole Manager, in the exercise of his or her reasonable business judgment, considers relevant.

"Farmout Agreement" means that certain Farmout Agreement of even date herewith by and between the Company and Credit Bid Purchaser in the form attached to the Implementation Agreement.

"Fieldwood" means, prior to the effectiveness of the divisive merger pursuant to the Plan of Merger, Fieldwood Energy LLC, and, from and after the effectiveness of the divisive merger pursuant to the Plan of Merger, Fieldwood Energy III, LLC, a Texas limited liability company. and its successors and assigns (excluding, for the avoidance of doubt, the Company).

"Fiscal Year" means the calendar year, unless the Company is required to have a taxable year other than the calendar year, in which case Fiscal Year shall be the period that conforms to its taxable year.

"GAAP" means generally accepted accounting principles in the United States of America in effect from time to time; provided, that, notwithstanding any term or provision contained in this Agreement, GAAP will be deemed for all purposes hereof to treat leases that would have not been considered to be indebtedness in accordance with GAAP as in effect on December 31, 2017 (whether such leases were in effect on such date or are entered into thereafter) in a manner consistent with the treatment of such leases under GAAP as in effect on December 31, 2017, notwithstanding any modification or interpretative changes thereto or implementations of any such modifications or interpretative changes that may have occurred thereafter.

"GOM Shelf" means GOM Shelf LLC, a Delaware limited liability company, and its successors and assigns.

"GOM Shelf Properties" means those assets or properties owned by GOM Shelf.

"Governmental Authority" means any federal, state, local, or foreign government or political subdivision thereof, or any agency or instrumentality of such government or political subdivision, or any self-regulated organization or other non-governmental regulatory authority or quasi-governmental authority (to the extent that the rules, regulations, or orders of such organization or authority have the force of law), or any arbitrator, court, or tribunal of competent jurisdiction.

"Implementation Agreement" means the [Second Amended Apache Term Sheet Implementation Agreement].

"Independent Director" means, initially, [●], or such other Person as may be designated or become the Independent Director pursuant to the terms of this Agreement. The Independent Director shall constitute a "manager" (as that term is defined in the BOC) of the Company.

"Information Notice" has the meaning set forth in Section 7.09.

"Initial Member" has the meaning set forth in the term Member.

"Legacy Apache Properties" means the list of assets set forth on Schedule I to the Plan of Merger.

"Legacy Apache Properties PSA" means that Purchase and Sale Agreement, dated as of July 18, 2013, between Apache and certain of its affiliates, Fieldwood and certain of its affiliates, and GOM Shelf, as such agreement has been amended.

"Lien" means any mortgage, pledge, security interest, option, right of first offer, encumbrance, or other restriction or limitation of any nature whatsoever.

"Liquidator" has the meaning set forth in Section 11.03(a).

"Losses" has the meaning set forth in Section 9.03(a).

"Member" means (a) each Person identified on the Members Schedule as of the date hereof as a Member and who has executed this Agreement or a counterpart thereof (each, an "Initial Member"); and (b) each Person who is hereafter admitted as a Member in accordance with the terms of this Agreement and the BOC, in each case so long as such Person is shown on the Company's books and records as the owner of Membership Interests. The Members shall constitute "members" (as that term is defined in the BOC) of the Company.

"Member Nonrecourse Debt" means "partner nonrecourse debt" as defined in Treasury Regulations Section 1.704-2(b)(4), substituting the term "Company" for the term "partnership" and the term "Member" for the term "partner" as the context requires.

"Member Nonrecourse Debt Minimum Gain" means an amount, with respect to each Member Nonrecourse Debt, equal to the Company Minimum Gain that would result if the Member Nonrecourse Debt were treated as a Nonrecourse Liability, determined in accordance with Treasury Regulations Section 1.704-2(i)(3).

"Member Nonrecourse Deduction" means "partner nonrecourse deduction" as defined in Treasury Regulations Section 1.704-2(i), substituting the term "Member" for the term "partner" as the context requires.

"Members Schedule" has the meaning set forth in Section 3.01.

"Membership Interest" means an interest in the Company owned by a Member, including such Member's right (a) to its distributive share of Net Income, Net Losses, and other items of income, gain, loss, and deduction of the Company; (b) to its distributive share of the assets of the Company; (c) to vote on, consent to, or otherwise participate in any decision of the Members as provided in this Agreement; and (d) to any and all other benefits to which such Member may be entitled as provided in this Agreement or the BOC. The Membership Interest of each Member shall be expressed as a percentage interest and shall be as set forth on the Members Schedule.

"Net Income" and "Net Loss" mean, for each Fiscal Year or other period specified in this Agreement, an amount equal to the Company's taxable income or taxable loss, or particular items thereof, determined in accordance with Code Section 703(a) (where, for this purpose, all items of income, gain, loss, or deduction required to be stated separately pursuant to Code Section 703(a)(1) shall be included in taxable income or taxable loss), but with the following adjustments:

- (f) any income realized by the Company that is exempt from federal income taxation, as described in Code Section 705(a)(1)(B), shall be added to such taxable income or taxable loss, notwithstanding that such income is not includable in gross income;
- (g) any expenditures of the Company described in Code Section 705(a)(2)(B), including any items treated under Treasury Regulations Section 1.704-1(b)(2)(iv)(I) as items described in Code Section 705(a)(2)(B), shall be subtracted from such taxable income or taxable loss, notwithstanding that such expenditures are not deductible for federal income tax purposes;
- (h) any gain or loss (including Simulated Gain) resulting from any disposition of Company property with respect to which gain or loss is recognized for federal income tax purposes shall be computed by reference to the Book Value of the property so disposed, notwithstanding that the adjusted tax basis of such property differs from its Book Value;
- (i) any items of depreciation, amortization, and other cost recovery deductions with respect to Company property having a Book Value that differs from its adjusted tax basis shall be computed by reference to the property's Book Value (as adjusted for Book Depreciation) in accordance with Treasury Regulations Section 1.704-1(b)(2)(iv)(g);
- (j) if the Book Value of any Company property is adjusted as provided in the definition of Book Value, then the amount of such adjustment shall be treated as an item of gain or loss and included in the computation of such taxable income or taxable loss;
- (k) to the extent an adjustment to the adjusted tax basis of any Company property pursuant to Code Sections 732(d), 734(b) or 743(b) is required, pursuant to Treasury Regulations Section 1.704 1(b)(2)(iv)(m), to be taken into account in determining

Capital Accounts, the amount of such adjustment to the Capital Accounts shall be treated as an item of gain (if the adjustment increases the basis of the asset) or loss (if the adjustment decreases such basis); and

- (1) any items which are specially allocated pursuant to Section 5.02 hereof shall not be taken into account in computing Net Income or Net Loss. The amounts of the items of Company income, gain, loss or deduction available to be specially allocated pursuant to Section 5.02 hereof shall be determined by applying rules analogous to those set forth in subparagraphs (a) through (f) above.
- "Nonrecourse Deductions" has the meaning set forth in Treasury Regulations Section 1.704-2(b).
- "Nonrecourse Liability" has the meaning set forth in Treasury Regulations Section 1.704-2(b)(3).
- "**Person**" means an individual, corporation, partnership, joint venture, limited liability company, Governmental Authority, unincorporated organization, trust, association, or other entity.
- "Plan of Merger" means the Agreement and Plan of Merger of Fieldwood into the Company and Fieldwood Energy III LLC, dated as of [●], 2021, and adopted by Fieldwood.
- "Plan of Reorganization" means the plan of reorganization of Fieldwood that was included in, and was confirmed by, the Confirmation Order.
 - "Qualified Person" has the meaning set forth in Section 7.02(a).
- "Quarterly Estimated Tax Amount" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for any calendar quarter of a Fiscal Year means the excess, if any of: (a) the product of (i) a quarter (1/4) in the case of the first calendar quarter of the Fiscal Year, half (1/2) in the case of the second calendar quarter of the Fiscal Year, three-quarters (3/4) in the case of the third calendar quarter of the Fiscal Year, and one (1) in the case of the fourth calendar quarter of the Fiscal Year and (ii) the Member's Estimated Tax Amount for such Fiscal Year; over (b) all distributions previously made during such Fiscal Year to such Member.
- "Recharacterization Mortgages" has the meaning assigned to such term in Section 6.7 of the Decommissioning Agreement.
 - "Regulatory Allocations" has the meaning set forth in Section 5.02(f).
 - "**Rejection Notice**" has the meaning set forth in Section 7.09.
- "Related Party Agreement" means any agreement, arrangement, or understanding between or among the Company or any of its Affiliates, on the one hand, and the Independent Director, the Sole Manager or any member or officer of the Company or any of its Affiliates, or any Affiliate of the Independent Director, the Sole Manager or any member or officer of the

Company or any of its Affiliates; in each case, as such agreement may be amended, modified, supplemented, or restated in accordance with the terms of this Agreement.

"Representative" means, with respect to any Person, any and all directors, officers, employees, consultants, financial advisors or lenders, counsel, accountants, and other agents of such Person.

"Restructuring Support Agreement" means the Restructuring Support Agreement, dated as of August 4, 2020, by and among (i) Fieldwood and including the Fieldwood PSA Parties (as defined therein); (ii) the Consenting FLTL Lenders (as defined therein); (iii) the Consenting SLTL Lenders (as defined therein); and (iv) Apache.

"Securities Act" means the Securities Act of 1933, as amended, and the rules and regulations thereunder, which shall be in effect at the time.

"Service Provider" has the meaning set forth in Section 7.04(a).

"Service Provider Agreement" has the meaning set forth in Section 7.04(a).

"Shortfall Amount" has the meaning set forth in Section 6.02(b).

"Simulated Basis" means, with respect to each Depletable Property, the Book Value of such property.

"Simulated Depletion" means, with respect to each Depletable Property, a depletion allowance computed in accordance with U.S. federal income tax principles (as if the Simulated Basis of the property were its adjusted tax basis and using simulated cost depletion) and in the manner specified in Treasury Regulations Section 1.704-1(b)(2)(iv)(k)(2), provided that the Simulated Depletion with respect to a Depletable Property shall in no event exceed the Simulated Basis of such Depletable Property.

"Simulated Gain or Loss" means the simulated gain or loss computed with respect to a sale or other disposition of any Depletable Property pursuant to Treasury Regulations Section 1.704-1(b)(2)(iv)(k)(2).

"Sole Manager" has the meaning set forth in Section 7.01.

"Standby Facility" means a secured line of credit to be provided by Apache to the Company and GOM Shelf to fund the ongoing plugging and abandonment and decommissioning of the Legacy Apache Properties and the GOM Shelf Properties, which shall become available to advance funds to the Company and for use in accordance with the Standby Facility Documentation. The Standby Facility shall be secured by a first-priority lien on all the assets of the Company (including all of the equity interests of GOM Shelf) and on all the GOM Shelf Properties, provided that such lien shall also secure the obligations of the Company to Apache under the Decommissioning Agreement.

"Standby Facility Documentation" means the Standby Loan Agreement, dated as of [•], 2020, by and between the Company and GOM Shelf, as borrowers, and Apache, as lender, and all of the other agreements, documents and instruments related thereto governing or setting forth terms and conditions of the Standby Facility or of the loans/borrowings made thereunder.

"Subsidiary" means, with respect to any Person, any other Person of which a majority of the outstanding shares or other equity interests having the power to vote for directors or comparable managers are owned, directly or indirectly, by the first Person.

"Tax Advance" has the meaning set forth in Section 6.02(a).

"Tax Amount" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for a Fiscal Year means the lesser of (i) the product of (a) the Tax Rate for such Fiscal Year (but not to exceed the Tax Rate applicable to C-corporations for such Fiscal Year) and (b) the Adjusted Taxable Income of the Member for such Fiscal Year with respect to its Membership Interest or (ii) the actual amount of U.S. federal, state and local income tax (including any state or local tax imposed in lieu of an income tax) paid by such Member with respect to such Fiscal Year in respect of the taxable income allocated to the Member by the Company, after taking into account all deductions available to such Member from all sources in excess of such Member's income from other sources; provided, however, that if at any time Fieldwood Energy Inc. has a cash tax liability (including an estimated tax liability) on account of items of income or gain of the Company without sufficient cash on hand from a corresponding cash distribution in respect of such income or gain (all as reasonably determined by Fieldwood Energy Inc.), then the Tax Amount shall be increased such that the Company timely distributes cash sufficient to pay such tax liability.

"Tax Matters Representative" has the meaning set forth in Section 10.04(a).

"Tax Rate" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for any period, means the highest effective marginal combined federal, state, and local tax rate applicable to an individual residing in Houston, Texas (or, if higher, a corporation doing business in Houston, Texas), taking into account (a) the character (for example, long-term or short-term capital gain, ordinary, or exempt) of the applicable income and (b) if applicable, the deduction under IRC Section 199A.

"Taxing Authority" has the meaning set forth in Section 6.03(b).

"**Term Sheet**" means that certain term sheet, dated July 31, 2020, among Fieldwood and certain of its Affiliates, on the one hand, and Apache and certain of its Affiliates, on the other hand.

"**Transfer**" means to, directly or indirectly, sell, transfer, assign, gift, pledge, encumber, hypothecate, or similarly dispose of, either voluntarily or involuntarily, by operation of law or otherwise, or to enter into any contract, option, or other arrangement or understanding with respect to the sale, transfer, assignment, gift, pledge, encumbrance, hypothecation, or similar disposition of, any Membership Interests owned by a Person or any interest (including a beneficial interest) in any Membership Interests owned by a Person. "**Transfer**" when used as a noun shall have a

correlative meaning. "**Transferor**" and "**Transferee**" mean a Person who makes or receives a Transfer, respectively.

"Transition Services Agreement" means the transition services agreement in form and substance attached to the Implementation Agreement and attached hereto as Exhibit A.

"**Treasury Regulations**" means the final or temporary regulations issued by the United States Department of Treasury pursuant to its authority under the Code, and any successor regulations.

"Trust A" means the Fieldwood Decommissioning Trust A, a Delaware statutory trust.

"Withholding Advances" has the meaning set forth in Section 6.03(b).

Section 1.02 Interpretation. For purposes of this Agreement: (a) the words "include," "includes," and "including" shall be deemed to be followed by the words "without limitation"; (b) the word "or" is not exclusive; and (c) the words "herein," "hereof," "hereby," "hereto," and "hereunder" refer to this Agreement as a whole.

The definitions given for any defined terms in this Agreement shall apply equally to both the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine, and neuter forms.

Unless the context otherwise requires, references herein: (x) to Articles, Sections, Exhibits, and Schedules mean the Articles and Sections of, and Exhibits and Schedules attached to, this Agreement; (y) to an agreement, instrument, or other document means such agreement, instrument, or other document as amended, supplemented, and modified from time to time to the extent permitted by the provisions thereof; and (z) to a statute means such statute as amended from time to time and includes any successor legislation thereto and any regulations promulgated thereunder.

This Agreement shall be construed without regard to any presumption or rule requiring construction or interpretation against the party drafting an instrument or causing any instrument to be drafted.

The Exhibits and Schedules referred to herein shall be construed with, and as an integral part of, this Agreement to the same extent as if they were set forth verbatim herein.

The headings in this Agreement are for reference only and shall not affect the interpretation of this Agreement.

ARTICLE II ORGANIZATION

Section 2.01 Formation.

- (a) The Company was formed on [●], 2021, pursuant to the provisions of the BOC, upon the filing, or constructive filing with the Divisive Merger Documents, of the Certificate of Formation with the Secretary of State of the State of Texas.
- (b) This Agreement shall constitute the "company agreement" (as that term is used in the BOC) of the Company. The rights, powers, duties, obligations, and liabilities of the Members, the Sole Manager and the Independent Director shall be determined pursuant to the BOC and this Agreement. To the extent that the rights, powers, duties, obligations, and liabilities of any Member, the Sole Manager or the Independent Director are different by reason of any provision of this Agreement than they would be under the BOC in the absence of such provision, this Agreement shall, to the extent permitted by the BOC, control.

Section 2.02 Name. The name of the Company is "Fieldwood Energy I LLC" or such other name or names as may be designated by the Sole Manager; provided, that the name shall always contain the words "Limited Liability Company" or "Limited Company" or an abbreviation of one of those phrases. Amendments to the Certificate of Formation or this Agreement to reflect any such name change may be made by the Sole Manager without the consent of the Members. The Sole Manager shall give prompt notice to the Members of any change to the name of the Company and any related amendment to the Certificate of Formation or this Agreement. The Company may conduct business under any assumed or fictitious name required by Applicable Law or otherwise deemed desirable by the Sole Manager.

Section 2.03 Principal Office. The principal office of the Company is located at [●], or such other place as may from time to time be determined by the Sole Manager. The Sole Manager shall give prompt notice of any such change to each of the Members and Apache.

Section 2.04 Registered Office; Registered Agent.

- (a) The registered office of the Company shall be the office of the initial registered agent named in the Certificate of Formation or such other office (which need not be a place of business of the Company) as the Sole Manager may designate from time to time in the manner provided by the BOC and Applicable Law.
- (b) The registered agent for service of process on the Company in the State of Texas shall be the initial registered agent named in the Certificate of Formation or such other Person or Persons as the Sole Manager may designate from time to time in the manner provided by the BOC and Applicable Law.

Section 2.05 Purposes; Powers.

(a) The purposes of the Company are to engage in the acquisition, disposition, ownership, operation, plugging and abandonment, and decommissioning of the Legacy Apache Properties and to cause GOM Shelf to engage in the acquisition, disposition, ownership, operation, plugging and abandonment, and decommissioning of the GOM Shelf Properties, and to engage in any and all activities necessary or incidental to the foregoing purposes.

- (b) At the date of this Agreement, the Company has no assets other than (i) the Legacy Apache Properties, including any accounts receivable associated with the Legacy Apache Properties accruing after the effective date of the Plan of Reorganization and any cash flow generated from the Legacy Apache Properties after the effective date of the Plan of Reorganization (such cash flow shall be reinvested and used to fund operating expenditures, to fund plugging and abandonment and decommissioning activities associated with the Legacy Apache Properties and the GOM Shelf Properties, to fund capital expenditures on the Legacy Apache Properties approved and authorized in accordance with this Agreement, and to repay amounts outstanding, if any, under the Standby Facility); (ii) 100% of the limited liability company interests or other equity interests in GOM Shelf; and (iii) the initial capitalization provided by Fieldwood pursuant to the divisive merger in an amount equal to \$50 million minus the actual plugging and abandonment and decommissioning expenses incurred by Fieldwood between the date of its bankruptcy petition filing on August 3, 2020, and the effective date of the Plan of Reorganization.
- (c) At the date of this Agreement, the Company has no liabilities other than (i) operational liabilities accruing after the effective date of the Plan of Reorganization (including any accounts payable associated with the Legacy Apache Properties accruing after the effective date of the Plan of Reorganization), (ii) plugging and abandonment and decommissioning liabilities and obligations (A) relating to the Legacy Apache Properties and (B) of GOM Shelf relating to the GOM Shelf Properties, (iii) obligations under the Decommissioning Agreement and the Legacy Apache Properties PSA, and (iv) obligations under the Standby Facility Documentation.
- (d) The Company shall have all the powers necessary or convenient to carry out the purposes for which it is formed, including the powers granted by the BOC.

Section 2.06 Term. The term of the Company commenced on the date the Certificate of Formation was filed with the Secretary of State of the State of Texas and shall continue in existence perpetually until the Company is terminated in accordance with the provisions of this Agreement.

ARTICLE III CAPITAL CONTRIBUTIONS; CAPITAL ACCOUNTS

Section 3.01 Initial Capital Contributions. Contemporaneously with the execution of this Agreement, and pursuant to the Plan of Reorganization and as a result of a divisive merger pursuant to § 10.008 of the BOC, the Company shall have the property and assets identified in clauses (i) through (iii) in Section 2.05(b), which shall constitute the aggregate Capital Contributions made by the Initial Member. The Initial Member shall own Membership Interests in the amount set forth opposite such Member's name on Schedule A attached hereto (the "Members Schedule"). From and after the date of this Agreement, the Sole Manager shall maintain and update the Members Schedule upon the issuance or Transfer of any Membership Interests to any new or existing Member in accordance with this Agreement.

Section 3.02 Additional Capital Contributions. No Member shall be required to make any additional Capital Contributions to the Company. Any future Capital Contributions made by any Member shall only be made with the consent of the Sole Manager and, in connection with an issuance of additional Membership Interests, made in compliance with Section 7.06(e). To the extent that a Member makes an additional Capital Contribution to the Company, the Sole Manager shall revise the Members Schedule to reflect an increase in the Membership Interest of the contributing Member that fairly and equitably reflects the value of its additional Capital Contribution in relation to the aggregate amount of all Capital Contributions made by the Members.

- **Section 3.03 Maintenance of Capital Accounts.** The Company shall establish and maintain for each Member a separate capital account (a "Capital Account") on its books and records in accordance with this Section 3.03. Each Capital Account shall be established and maintained in accordance with the following provisions:
 - (a) Each Member's Capital Account shall be increased by the amount of:
 - (i) such Member's Capital Contributions, including such Member's initial Capital Contribution and any additional Capital Contributions;
 - (ii) any Net Income or other item of income or gain allocated to such Member pursuant to ARTICLE V; and
 - (iii) any liabilities of the Company that are assumed by such Member or secured by any property distributed to such Member.
 - (b) Each Member's Capital Account shall be decreased by:
 - (i) the cash amount or Book Value of any property distributed to such Member pursuant to ARTICLE VI and Section 11.03(d);
 - (ii) the amount of any Net Loss or other item of loss or deduction allocated to such Member pursuant to ARTICLE V; and
 - (iii) the amount of any liabilities of such Member assumed by the Company or that are secured by any property contributed by such Member to the Company.
- **Section 3.04** Succession Upon Transfer. In the event that any Membership Interests are Transferred in accordance with the terms of this Agreement, the Transferee shall succeed to the Capital Account of the Transferor to the extent it relates to the Transferred Membership Interests and, subject to Section 5.04, shall receive allocations and distributions pursuant to ARTICLE V, ARTICLE VI, and ARTICLE XI in respect of such Membership Interests.
- **Section 3.05** Negative Capital Accounts. In the event that any Member shall have a deficit balance in its Capital Account, such Member shall have no obligation, during the term of the Company or upon termination or liquidation thereof, to restore such negative balance or make

any Capital Contributions to the Company by reason thereof, except as may be required by Applicable Law or in respect of any negative balance resulting from a withdrawal of capital or termination in contravention of this Agreement.

Section 3.06 No Withdrawals from Capital Accounts. No Member shall be entitled to withdraw any part of its Capital Account or to receive any distribution from the Company, except as otherwise provided in this Agreement. No Member shall receive any interest, salary, or drawing with respect to its Capital Contributions or its Capital Account, except as otherwise provided in this Agreement. The Capital Accounts are maintained for the sole purpose of allocating items of income, gain, loss, and deduction among the Members and shall have no effect on the amount of any distributions to any Members, in liquidation or otherwise.

Section 3.07 Treatment of Loans from Members. Loans by any Member to the Company shall not be considered Capital Contributions and shall not affect the maintenance of such Member's Capital Account, other than to the extent provided in Section 3.03(a)(iii), if applicable.

Section 3.08 Modifications. The foregoing provisions and the other provisions of this Agreement relating to the maintenance of Capital Accounts are intended to comply with Treasury Regulations Section 1.704-1(b) and shall be interpreted and applied in a manner consistent with such Treasury Regulations. If the Sole Manager determines that it is prudent to modify the manner in which the Capital Accounts, or any increases or decreases to the Capital Accounts, are computed in order to comply with such Treasury Regulations, the Sole Manager may authorize such modifications without the consent of any Member.

ARTICLE IV MEMBERS

Section 4.01 No Personal Liability. Except as otherwise provided in the BOC, by Applicable Law, or expressly in this Agreement, no Member will be obligated personally for any debt, obligation, or liability of the Company or other Members, whether arising in contract, tort, or otherwise, including a debt, obligation, or liability under a judgment, decree, or order of a court, solely by reason of being a Member.

Section 4.02 No Withdrawal. So long as a Member continues to hold a Membership Interest, such Member shall not have the ability to withdraw or resign as a Member prior to the winding up and termination of the Company and any such withdrawal or resignation or attempted withdrawal or resignation by a Member prior to the winding up and termination of the Company shall be null and void. As soon as any Person who is a Member ceases to hold a Membership Interest, such Person shall no longer be a Member.

Section 4.03 No Interest in Company Property. No real or personal property of the Company shall be deemed to be owned by any Member individually, but shall be owned by, and title shall be vested solely in, the Company. Without limiting the foregoing, each Member hereby irrevocably waives during the term of the Company any right that such Member may have to maintain any action for partition with respect to the property of the Company.

Section 4.04 Certification of Membership Interests.

- (a) The Sole Manager may, but shall not be required to, issue certificates to the Members representing the Membership Interests held by such Member.
- (b) In the event that the Sole Manager shall issue certificates representing Membership Interests in accordance with Section 4.04(a), then in addition to any other legend required by Applicable Law, all certificates representing issued and outstanding Membership Interests shall bear a legend substantially in the following form:

THE MEMBERSHIP INTEREST REPRESENTED BY THIS CERTIFICATE IS SUBJECT TO A LIMITED LIABILITY COMPANY AGREEMENT AMONG THE COMPANY AND ITS MEMBERS, A COPY OF WHICH IS ON FILE AT THE PRINCIPAL EXECUTIVE OFFICE OF THE COMPANY. NO TRANSFER, SALE, ASSIGNMENT, GIFT, PLEDGE, HYPOTHECATION, ENCUMBRANCE, OR OTHER DISPOSITION OF THE MEMBERSHIP INTEREST REPRESENTED BY THIS CERTIFICATE MAY BE MADE EXCEPT IN ACCORDANCE WITH THE PROVISIONS OF SUCH COMPANY AGREEMENT.

INTEREST MEMBERSHIP REPRESENTED BY**THIS** CERTIFICATE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR UNDER ANY OTHER APPLICABLE **SECURITIES** LAWS AND MAY NOT BE TRANSFERRED. SOLD. ASSIGNED. GIFTED. PLEDGED. **OTHERWISE** HYPOTHECATED, OR DISPOSED **EXCEPT** PURSUANT TO (A) A REGISTRATION STATEMENT EFFECTIVE UNDER SUCH ACT AND LAWS, OR (B) AN EXEMPTION FROM REGISTRATION THEREUNDER.

Section 4.05 Meetings of Members.

- (a) Meetings of the Members may be called by (i) the Sole Manager or (ii) a Member or group of Members holding a majority of the Membership Interests.
- (b) Written notice stating the place, date, and time of the meeting and, in the case of a meeting of the Members not regularly scheduled, describing the purposes for which the meeting is called, shall be delivered not fewer than ten days and not more than 60 days before the date of the meeting to each Member, by or at the direction of the Sole Manager or the Member(s) calling the meeting, as the case may be. The Members may hold meetings at the Company's principal office or at such other place, within or outside the State of Texas, as the Sole Manager or the Member(s) calling the meeting may designate in the notice for such meeting.
- (c) Any Member may participate in a meeting of the Members by means of conference telephone or other communications equipment by means of which all Persons

participating in the meeting can talk to and hear each other, and participation in a meeting by such means shall constitute presence in person at such meeting.

- (d) On any matter that is to be voted on by Members, a Member may vote in person or by proxy, and such proxy may be granted in writing, by means of Electronic Transmission or as otherwise permitted by Applicable Law. Every proxy shall be revocable in the discretion of the Member executing it unless otherwise provided in such proxy; provided, that such right to revocation shall not invalidate or otherwise affect actions taken under such proxy prior to such revocation. In lieu of a proxy, a Member may grant an irrevocable power of attorney to conduct the affairs of such Member with respect to matters of the Company, including matters relating to the organization, internal affairs, or termination of the Company.
- (e) The business to be conducted at such meeting need not be limited to the purpose described in the notice and can include business to be conducted by Members; provided, that the appropriate Members shall have been notified of the meeting in accordance with Section 4.05(b). Attendance of a Member at any meeting shall constitute a waiver of notice of such meeting, except where a Member attends a meeting for the express purpose of objecting to the transaction of any business on the ground that the meeting is not lawfully called or convened.
- (f) A quorum of any meeting of the Members shall require the presence, whether in person or by proxy, of the Members holding a majority of the Membership Interests. Subject to Section 4.06, no action may be taken by the Members unless the appropriate quorum is present at a meeting.
- (g) Subject to Section 4.06, Section 7.05, Section 7.06, Section 12.10 or any provision of this Agreement or the BOC requiring the vote, consent, or approval of a different percentage of the Membership Interests, no action may be taken by the Members at any meeting at which a quorum is present without the affirmative vote of the Members holding a majority of the outstanding Membership Interests.

Section 4.06 Action Without Meeting.

- (a) Notwithstanding the provisions of Section 4.05, any matter that is to be voted on, consented to, or approved by the Members may be taken without a meeting, without prior notice, and without a vote if consented to, in writing or by Electronic Transmission, by a Member or Members holding not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which each Member entitled to vote on the action is present and votes. A record shall be maintained by the Sole Manager of each such action taken by written consent of a Member or Members.
- (b) A Member's consent may not be established by a Member's failure to object to an action in a timely manner or by any other means not explicitly provided for in this Agreement.

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- (c) If any action or decision permitted by this Agreement to be taken or made by less than all of the Members is taken or made by a written consent signed by less than all of the Members, the Sole Manager shall, within ten calendar days after such action is taken or such decision is made, give written notice of the action taken or the decision made to the Members who did not sign the written consent.
- **Section 4.07 Power of Members.** The Members shall have the power to exercise any and all rights or powers granted to Members pursuant to the express terms of this Agreement and the BOC. Except as otherwise specifically provided by this Agreement or required by the BOC, no Member, in its capacity as a Member, shall have the power to act for or on behalf of, or to bind, the Company, other than to the extent that the Company has granted a power of attorney to such Member to bind the Company on such actions.

Section 4.08 Similar or Competitive Activities; Business Opportunities. Nothing contained in this Agreement shall prevent any Member or any of its Affiliates from engaging in any other activities or businesses, regardless of whether those activities or businesses are similar to or competitive with the Company. None of the Members nor any of their Affiliates shall be obligated to account to the Company or to the other Members for any profits or income earned or derived from such other activities or businesses. None of the Members nor any of their Affiliates shall be obligated to inform the Company or the other Members of a business opportunity of any type or description.

ARTICLE V ALLOCATIONS

Section 5.01 Allocation of Net Income and Net Loss. For each Fiscal Year (or portion thereof), after giving effect to the special allocations set forth in Section 5.02, Net Income and Net Loss of the Company shall be allocated among the Members pro rata in accordance with their Membership Interests.

Section 5.02 Regulatory and Special Allocations. Notwithstanding the provisions of Section 5.01:

- (a) If there is a net decrease in Company Minimum Gain (determined according to Treasury Regulations Section 1.704-2(d)(1)) during any Fiscal Year, each Member shall be specially allocated Net Income for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an amount equal to such Member's share of the net decrease in Company Minimum Gain, determined in accordance with Treasury Regulations Section 1.704-2(g). The items to be so allocated shall be determined in accordance with Treasury Regulations Sections 1.704-2(f)(6) and 1.704-2(j)(2). This Section 5.02(a) is intended to comply with the "minimum gain chargeback" requirement in Treasury Regulations Section 1.704-2(f) and shall be interpreted consistently therewith.
- (b) Member Nonrecourse Deductions shall be allocated in the manner required by Treasury Regulations Section 1.704-2(i). Except as otherwise provided in Treasury Regulations Section 1.704-2(i)(4), if there is a net decrease in Member Nonrecourse Debt Minimum Gain during any Fiscal Year, each Member that has a share of such Member

Nonrecourse Debt Minimum Gain shall be specially allocated Net Income for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an amount equal to that Member's share of the net decrease in Member Nonrecourse Debt Minimum Gain. Items to be allocated pursuant to this paragraph shall be determined in accordance with Treasury Regulations Sections 1.704-2(i)(4) and 1.704-2(j)(2). This Section 5.02(b) is intended to comply with the "minimum gain chargeback" requirement in Treasury Regulations Section 1.704-2(i)(4) and shall be interpreted consistently therewith.

- (c) Nonrecourse Deductions shall be allocated to the Members in accordance with their Membership Interests.
- (d) In the event any Member unexpectedly receives any adjustments, allocations, or distributions described in Treasury Regulations Section 1.704-1(b)(2)(ii)(d)(4), (5) or (6), Net Income shall be specially allocated to such Member in an amount and manner sufficient to eliminate the Adjusted Capital Account Deficit created by such adjustments, allocations, or distributions as quickly as possible. This Section 5.02(d) is intended to comply with the "qualified income offset" requirement in Treasury Regulations Section 1.704-1(b)(2)(ii)(d) and shall be interpreted consistently therewith.
- (e) Simulated Depletion and Simulated Loss with respect to any Depletable Property shall be allocated among the Members in proportion to their shares of the Simulated Basis in such property. Each Member's share of the Simulated Basis in each of the Company's Depletable Properties shall be allocated to each Member in accordance with such Member's Membership Interest as of the time such Depletable Property is acquired by the Company, and shall be reallocated among the Members in accordance with the Members' Membership Interest as determined immediately following the occurrence of an event giving rise to any adjustment to the Book Values of the Company's oil and gas properties pursuant to the terms of this Agreement (or at the time of any material additions to the federal income tax basis of such Depletable Property).
- (f) The allocations set forth in subsections Section 5.02(a), Section 5.02(b), Section 5.02(c), Section 5.02(d) and Section 5.02(e) above (the "Regulatory Allocations") are intended to comply with certain requirements of the Treasury Regulations under Code Section 704. Notwithstanding any other provisions of this ARTICLE V (other than the Regulatory Allocations), the Regulatory Allocations shall be taken into account in allocating Net Income and Net Losses among Members so that, to the extent possible, the net amount of such allocations of Net Income and Net Losses and other items and the Regulatory Allocations to each Member shall be equal to the net amount that would have been allocated to such Member if the Regulatory Allocations had not occurred.

Section 5.03 Tax Allocations.

(a) Subject to Section 5.03(b), Section 5.03(c), and Section 5.03(d), all income, gains, losses and deductions of the Company shall be allocated, for federal, state, and local income tax purposes, among the Members in accordance with the allocation of such income, gains, losses, and deductions pursuant to Section 5.01 and Section 5.02, except

that if any such allocation for tax purposes is not permitted by the Code or other Applicable Law, the Company's subsequent income, gains, losses, and deductions shall be allocated among the Members for tax purposes, to the extent permitted by the Code and other Applicable Law, so as to reflect as nearly as possible the allocation set forth in Section 5.01 and Section 5.02.

- (b) Items of Company taxable income, gain, loss, and deduction with respect to any property contributed to the capital of the Company shall be allocated among the Members in accordance with Code Section 704(c) using such reasonable method under Treasury Regulations Section 1.704-3 as shall be determined by the Sole Manager, so as to take account of any variation between the adjusted basis of such property to the Company for federal income tax purposes and its Book Value.
- (c) If the Book Value of any Company asset is adjusted pursuant to Treasury Regulations Section 1.704-1(b)(2)(iv)(f) as provided in Section 1.01(c) of the definition of Book Value, subsequent allocations of items of taxable income, gain, loss, and deduction with respect to such asset shall take account of any variation between the adjusted basis of such asset for federal income tax purposes and its Book Value using such reasonable method under Treasury Regulations Section 1.704-3 as shall be determined by the Sole Manager.
- (d) Allocations of tax credit, tax credit recapture, and any items related thereto shall be allocated to the Members according to their interests in such items as determined by the Sole Manager taking into account the principles of Treasury Regulations Section 1.704-1(b)(4)(ii).
- The deduction for depletion with respect to each separate oil and gas (e) property (as defined in Section 614 of the Code) shall, in accordance with Section 613A(c)(7)(D) of the Code, be computed for federal income tax purposes separately by the Members rather than the Company. The proportionate share of the adjusted tax basis of each oil and gas property shall be allocated to each Member in accordance with such Member's Membership Interest as of the time such oil and gas property is acquired by the Company (and any additions to such U.S. federal income tax basis resulting from expenditures required to be capitalized in such basis shall be allocated among the Members in a manner designed to cause the Members' proportionate shares of such adjusted U.S. federal income tax basis to be in accordance with their Membership Interests as determined at the time of any such additions), and shall be reallocated among the Members in accordance with the Members' Membership Interests as determined immediately following the occurrence of an event giving rise to an adjustment to the Book Values of the Company's oil and gas properties. For purposes of the separate computation of gain or loss by each Member on the taxable disposition of each oil and gas property, the amount realized from such disposition shall be allocated (i) first, to the Members in an amount equal to the Simulated Basis in such oil and gas property in proportion to their allocable shares thereof and (ii) second, any remaining amount realized shall be allocated consistent with the allocation of Simulated Gain. The allocations described in this Section 5.03(e) are intended to be applied in accordance with the Members' "interests in

partnership capital" under Section 613A(c)(7)(D) or the Code; provided, however, that the Members understand and agree that the Sole Manager may authorize special allocations of federal income tax basis, income, gain, deduction or loss, as computed for U.S. federal income tax purposes, in order to eliminate differences between Simulated Basis and adjusted U.S. federal income tax basis with respect to each oil and gas property, in such manner as determined consistent with the principles outlined in Sections 5.03(b) and 5.03(c). The provisions of this Section 5.03(e) and the other provisions of this Agreement relating to allocations under Section 613A(c)(7)(D) of the Code are intended to comply with Treasury Regulations Section 1.704-1(b)(4)(v) and shall be interpreted and applied in a manner consistent with such Treasury Regulations. Each Member, with the assistance of the Company, shall separately keep records of its share of the adjusted tax basis in each oil and gas property, adjust such share of the adjusted tax basis for any cost or percentage depletion allowable with respect to such property and use such adjusted tax basis in the computation of its cost depletion or in the computation of its gain or loss on the disposition of such property by the Company. Upon the reasonable request of the Company, each Member shall advise the Company of its adjusted tax basis in each oil and gas property and any depletion computed with respect thereto, both as computed in accordance with the provisions of this subsection for purposes of allowing the Company to make adjustments to the tax basis of its assets as a result of certain transfers of interests in the Company or distributions by the Company. The Company may rely on such information and, if it is not provided by the Member, may make such reasonable assumptions as it shall determine with respect thereto. When reasonably requested by the Members, the Company shall provide all available information needed by such Members to comply with the record keeping requirements of this Section 5.03(e) and other applicable tax reporting obligations.

(f) Allocations pursuant to this Section 5.03 are solely for purposes of federal, state, and local taxes and shall not affect, or in any way be taken into account in computing, any Member's Capital Account or share of Net Income, Net Losses, distributions, or other items pursuant to any provisions of this Agreement.

Section 5.04 Allocations in Respect of Transferred Membership Interests. In the event of a Transfer of Membership Interests during any Fiscal Year made in compliance with the provisions of ARTICLE VIII, Net Income, Net Losses, and other items of income, gain, loss, and deduction of the Company attributable to such Membership Interests for such Fiscal Year shall be determined using the interim closing of the books method.

ARTICLE VI DISTRIBUTIONS

Section 6.01 General.

(a) Subject to Section 6.02, distributions of available cash shall be made to the Members when and in such amounts as determined by the Sole Manager and only following (i) payment of all operating expenses of the Company, including required payments under the Transition Services Agreement or the Service Provider Agreement, (ii) the repayment in full to Apache of any outstanding principal amounts borrowed by the

Company under the Standby Facility and the payment of any accrued interest or premium thereon, in each case, pursuant to the Standby Facility Documentation, (iii) the reimbursement to Apache and its Affiliates for any and all costs and expenses incurred by Apache or any of its Affiliates (A) in performing services on behalf of the Company in connection with the Legacy Apache Properties or the GOM Shelf Properties pursuant to a services contract between Apache or any of its Affiliates and the Company, (B) pursuant to the penultimate sentence of Section 12.01 in connection with evaluating any matter specified in Section 7.06 for which Apache's consent is requested or required or any proposal for prospective funding of capital expenditures pursuant to Section 7.09, and (C) pursuant to or as may be required in connection with the Decommissioning Agreement or plugging and abandonment and decommissioning of the Legacy Apache Properties or the GOM Shelf Properties, unless otherwise reimbursed in accordance with the Decommissioning Agreement, and (iv) the cessation of all production from, and completion of all plugging and abandonment and decommissioning activities on, the Legacy Apache Properties and the GOM Shelf Properties. After making all distributions required for a given Fiscal Year under Section 6.02 and repaying/paying all amounts then due and outstanding under the Standby Facility as described in the preceding sentence, distributions determined to be made by the Sole Manager pursuant to this Section 6.01(a) shall be paid to the Members in accordance with their respective Membership Interests.

(b) Notwithstanding any provision to the contrary contained in this Agreement, the Company shall not make any distribution to the Members (i) prior to the cessation of all production from, and completion of all plugging and abandonment and decommissioning activities on, the Legacy Apache Properties and the GOM Shelf Properties, except as provided in Section 6.02, or (ii) if such distribution would violate § 101.206 of the BOC or other Applicable Law.

Section 6.02 Tax Advances.

- (a) At least three days before each date prescribed by the Code for a calendaryear corporation to pay quarterly installments of estimated tax, the Company shall use commercially reasonable efforts to distribute cash to each Member in proportion to and to the extent of such Member's Quarterly Estimated Tax Amount for the applicable calendar quarter (each such distribution, a "**Tax Advance**").
- (b) If, at any time after the final Quarterly Estimated Tax Amount has been distributed pursuant to Section 6.02(a) with respect to any Fiscal Year, the aggregate Tax Advances to any Member with respect to such Fiscal Year are less than such Member's Tax Amount for such Fiscal Year (a "Shortfall Amount"), the Company shall use commercially reasonable efforts to distribute cash in proportion to and to the extent of each Member's Shortfall Amount. The Company shall use commercially reasonable efforts to distribute Shortfall Amounts with respect to a Fiscal Year before the 90th day of the next succeeding Fiscal Year; provided, that if the Company has made distributions other than pursuant to this Section 6.02, the Sole Manager may apply such distributions to reduce any Shortfall Amount.

- (c) If the aggregate Tax Advances made to any Member pursuant to this Section 6.02 for any Fiscal Year exceed such Member's Tax Amount (an "Excess Amount"), such Excess Amount shall reduce subsequent Tax Advances that would be made to such Member pursuant to this Section 6.02, except to the extent taken into account as an advance pursuant to Section 6.02(d).
- (d) Any distributions made pursuant to this Section 6.02 shall be treated for purposes of this Agreement as advances on distributions pursuant to Section 6.01 and shall reduce, dollar-for-dollar, the amount otherwise distributable to such Member pursuant to Section 6.01.

Section 6.03 Tax Withholding; Withholding Advances.

- (a) **Tax Withholding.** Each Member agrees to furnish the Company with any representations and forms as shall be reasonably requested by the Company to assist it in determining the extent of, and in fulfilling, any withholding obligations it may have.
- Withholding Advances. The Company is hereby authorized at all times to (b) make payments ("Withholding Advances") with respect to each Member in amounts required to discharge any obligation of the Company, including any obligation under Section 6225 of the Code (as determined by the Tax Matters Representative) based on the advice of legal or tax counsel to the Company) to withhold or make payments to any federal, state, local or foreign taxing authority (a "Taxing Authority") with respect to any distribution or allocation by the Company of income or gain to such Member and to withhold the same from distributions to such Member. Any funds withheld from a distribution by reason of this Section 6.03(b) shall nonetheless be deemed distributed to the Member in question for all purposes under this Agreement. If the Company makes any Withholding Advance in respect of a Member hereunder that is not immediately withheld from actual distributions to the Member, then the Member shall promptly reimburse the Company for the amount of such payment, plus interest at a rate equal to the prime rate published in the Wall Street Journal on the date of payment plus two percent (2.0%) per annum, compounded annually, on such amount from the date of such payment until such amount is repaid (or deducted from a distribution) by the Member (any such payment shall not constitute a Capital Contribution). Each Member's reimbursement obligation under this Section 6.03(b) shall continue after such Member transfers its Membership Interests.
- (c) **Indemnification.** Each Member hereby agrees to indemnify and hold harmless the Company and the other Members from and against any liability with respect to taxes, interest, or penalties that may be asserted by reason of the Company's failure to deduct and withhold tax on amounts distributable or allocable to such Member. The provisions of this Section 6.03(c) and the obligations of a Member pursuant to Section 6.03(b) shall survive the termination, dissolution, liquidation, and winding up of the Company and the withdrawal of such Member from the Company or Transfer of its Membership Interests. The Company may pursue and enforce all rights and remedies it may have against each Member under this Section 6.03, including bringing a lawsuit to collect repayment with interest of any Withholding Advances.

(d) **Overwithholding.** None of the Company, the Sole Manager or the Independent Director shall be liable for any excess taxes withheld in respect of any distribution or allocation of income or gain to a Member. In the event of an overwithholding, a Member's sole recourse shall be to apply for a refund from the appropriate Taxing Authority.

Section 6.04 Distributions in Kind.

- (a) Subject to Sections 6.01 and 6.02, the Sole Manager is hereby authorized, as it may reasonably determine, to make distributions to the Members in the form of securities or other property (but not including any oil and gas properties) held by the Company; provided, that Tax Advances shall only be made in cash. In any non-cash distribution, the securities or property so distributed will be distributed among the Members in the same proportion and priority as cash equal to the Fair Market Value of such securities or property would be distributed among the Members pursuant to Section 6.01.
- (b) Any distribution of securities shall be subject to such conditions and restrictions as the Sole Manager determines are required or advisable to ensure compliance with Applicable Law. In furtherance of the foregoing, the Sole Manager may require that the Members execute and deliver such documents as the Sole Manager may deem necessary or appropriate to ensure compliance with all federal and state securities laws that apply to such distribution and any further Transfer of the distributed securities, and may appropriately legend the certificates that represent such securities to reflect any restriction on Transfer with respect to such laws.

ARTICLE VII MANAGEMENT

Section 7.01 Management of the Company. The business and affairs of the Company shall be managed, operated, and controlled by or under the direction of the Sole Manager ("**Sole Manager**"). Subject to the provisions of Section 7.06, the Sole Manager shall have, and is hereby granted, full and complete power, authority, and discretion for, on behalf of, and in the name of the Company, to take such actions as it may deem necessary or advisable to carry out any and all of the objectives and purposes of the Company.

Section 7.02 Independent Director.

(a) The Independent Director shall (i) be a natural person who is not, nor for the prior five years has been, a director, officer, employee, trade creditor or equityholder (or spouse, parent, sibling or child of any of the foregoing) of (A) Fieldwood or any Affiliate of Fieldwood or (B) any prior or current lender of Fieldwood (a natural person satisfying such condition set forth in this clause (i), a "Qualified Person") and (ii) be provided by Citadel SPV, Global Securitization Services, LLC, Corporation Service Company, CT Corporation, [Lord Securities Corporation], Wilmington Trust Company,

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³ NTD: Does this entity still exist? They are now at Citadel SPV. Lord does not exist.

or, if none of those companies is then in the service of providing professional independent directors, another nationally recognized company selected by Fieldwood (or, following the divisive merger of Fieldwood pursuant to § 10.008 of the BOC, Credit Bid Purchaser) subject to Apache's prior consent, which may be given or withheld in its sole discretion (such providers collectively, the "Approved Providers"). [•] is the Qualified Person provided by an Approved Provider that, as of the date of this Agreement, has been appointed to serve as the initial Independent Director and has also been approved to serve as the initial Independent Director for the Company in connection with the Confirmation Order entered by the Bankruptcy Court for the Southern District of Texas before which the reorganization of Fieldwood was being conducted.

(b) The Independent Director may not be removed without Apache's prior written consent, which may be given or withheld in its sole discretion. If the Independent Director is removed with Apache's written consent or the Independent Director resigns or otherwise ceases to serve in such capacity, then the Company (acting by majority vote of its Members) shall select another Qualified Person from the Approved Providers to serve as the Independent Director.

Section 7.03 Sole Manager. The Company shall not have any officers or employees other than a Sole Manager. In accordance with the procedure for the selection of the Sole Manager set forth in the Term Sheet, [•] has been selected and designated to serve as the initial Sole Manager. The Sole Manager may not be removed without Apache's prior written consent, which may be given or withheld in its sole discretion. In the event that the Sole Manager is removed with Apache's written consent or the Sole Manager resigns or otherwise ceases to serve in such capacity, then the Sole Manager shall be selected pursuant to the following procedure: Apache and the Company (acting through the Independent Director for all purposes under this Section 7.03, who shall solicit input from Credit Bid Purchaser for all purposes under this Section 7.03) shall each provide the other with a list of three natural persons, each having a minimum of five years of relevant experience in the energy sector; and if one or more names appear on both Apache's and the Company's lists, then the Company will select, and the Member(s) shall cause the Company to select, the new Sole Manager from those common names; if, however, there are no common names between Apache's and the Company's lists, then Apache and the Company (acting through the Independent Director, who shall solicit input from Credit Bid Purchaser) shall each have the right to strike two names from the other's list, and the new Sole Manager shall be selected by the Independent Director from the remaining two names.

Section 7.04 Service Provider.

(a) Subject to the Transition Services Agreement, the Sole Manager shall hire one or more third-party service provider(s) (whether one or more, collectively, the "Service Provider") to perform all operations and plugging and abandonment and decommissioning activities with respect to the Company's and GOM Shelf's properties or assets in a manner consistent with the procedures set forth in this Section 7.04. The Sole Manager shall solicit and obtain a bid for the work to be performed by each Service Provider from not less than three qualified candidates, each of which must (i) have a minimum of five years of relevant experience and (ii) not be, as of such date when bids are submitted, an Affiliate of Apache;

such bids shall detail the scope, terms and conditions of the work to be performed, along with the price to be paid for the performance of such work. The Company shall share copies of each such bid received with Apache promptly following receipt thereof. Following the receipt of such bids, with Apache's prior written consent (which may be given or withheld in its sole discretion), the Sole Manager shall select the candidate whose bid contains the lowest price and best terms for the work to be performed, in view of their relevant experience (all as determined in good faith by the Sole Manager and consented to by Apache), to serve as the Service Provider, and shall cause the Company to enter into an agreement with such Service Provider (such agreement, a "Service Provider Agreement") to provide services contemplated in this Section 7.04; provided that, immediately prior to executing such Service Provider Agreement, the Sole Manager shall have confirmed that the proposed Service Provider satisfies the candidate qualifications detailed in clause (ii) of the immediately prior sentence (as if being considered on the date of such Service Provider Agreement rather than the date when bids are submitted), and if the proposed Service Provider does not satisfy such candidate qualifications, the Sole Manager shall then reconsider the submitted bids and select another candidate in accordance with the requirements of this sentence as if the previously selected candidate had not submitted a bid. Any Service Provider Agreement shall be in such form and contain such terms as the Sole Manager determines in good faith to be appropriate and consistent with this Section 7.04. In the event that the Sole Manager elects to remove the Service Provider or the Service Provider otherwise ceases to provide its services in such capacity, then the Sole Manager shall again bid out the work, and shall select the Person to serve as the successor Service Provider, in accordance with the foregoing procedures of this Section 7.04. The Credit Bid Purchaser shall be deemed to satisfy the requirements of a candidate for the Service Provider under this Section 7.04(a).

(b) Upon the effectiveness of the Plan of Reorganization, the Company shall enter into the Transition Services Agreement and the Farmout Agreement with Credit Bid Purchaser. Pursuant to the Transition Services Agreement, Credit Bid Purchaser shall provide transitional operations for the Company in accordance with the terms of the Transition Services Agreement. The Company and Credit Bid Purchaser (in its sole discretion) may mutually agree that Credit Bid Purchaser shall become the Service Provider, at the effective time of which the Transition Services Agreement shall terminate, and the Sole Manager shall cause the Company to enter into the Service Provider Agreement with Credit Bid Purchaser. Furthermore, as provided in the Transition Services Agreement, the Transition Services Agreement may be terminated by the Company, in its sole discretion, in accordance with the terms of the Transition Services Agreement.

Section 7.05 Actions Requiring Independent Director Consent and Service Provider. Without the prior consent of the Independent Director (which consent may be given or withheld in the sole discretion of the Independent Director), and the Company shall not do, or enter into any commitment to do, and shall not cause or permit GOM Shelf to do, or enter into any commitment to do, any of the following:

(a) amend, modify, supplement or waive the Certificate of Formation, this Agreement or any other organizational documents of the Company or its Subsidiaries;

- (b) remove or replace the Sole Manager or the Service Provider;
- (c) enter into a fundamental business transaction (as such term is defined in the BOC), including a merger, consolidation, interest exchange, conversion or sale of all or substantially all of the Company's or GOM Shelf's properties or assets;
- (d) wind-up, dissolve, liquidate or terminate the Company or any of its Subsidiaries prior to the occurrence of any event set forth in Section 11.01 or enter into a receivership or initiate a bankruptcy proceeding involving the Company or any of its Subsidiaries;
- (e) revoke a voluntary decision to wind up the Company or GOM Shelf or cancel the required winding up of the Company due to an event specified in § 11.051 of the BOC; or
 - (f) reinstate the Company or GOM Shelf after termination.

Except as provided in the fourth sentence of Section 9.02(a), in exercising its rights and performing its duties under this Agreement (including pursuant to this Section 7.05), the Independent Director shall have fiduciary duties of loyalty and care similar to that of a director of a business corporation organized under the BOC.

Section 7.06 Actions Requiring Apache Consent. Without the prior written consent of Apache (which written consent may be given or withheld in Apache's sole discretion, unless expressly indicated otherwise), the Company shall not do, or enter into any commitment to do, and shall not cause or permit GOM Shelf to do, or enter into any commitment to do, any of the following:

- (a) conduct or be involved in any business or operations other than (i) operating or plugging and abandoning and decommissioning the Legacy Apache Properties, (ii) causing GOM Shelf to operate or plug and abandon and decommission the GOM Shelf Properties, and (iii) performing its obligations under the Credit Bid Purchaser Documents and the Services Provider Agreement;
- (b) purchase or farm-in any properties or assets or sell any of the Company's or GOM Shelf's properties or assets; provided that, following receipt of any such written consent from Apache to purchase or farm-in any properties or assets, other than with respect to usual and ordinary G&A and operating expenditures required to own and maintain such properties or assets, no additional funds of, or available to, the Company or GOM Shelf shall be spent with respect to such properties or assets without the prior written consent of Apache (which written consent may be given or withheld in Apache's sole discretion), provided further, however, that if any Person makes an unsolicited proposal to farm in to any of the Legacy Apache Properties or the GOM Shelf Properties on fair market terms and conditions (including fair market rates of return), then the Company shall be obligated to market (or cause GOM Shelf to market) such farm-in opportunity and accept (or cause GOM Shelf to accept) the highest and best offer for such farm-in opportunity as long as the farm-in transaction would be accretive to the Company's consolidated cash

flow, and in such instance no consent from Apache will be required if Apache has made or bid on such farm-in opportunity;

- (c) farm-out any of the Company's or GOM Shelf's properties or assets; provided, however, if any Person makes an unsolicited proposal to farm in to any of the Legacy Apache Properties or the GOM Shelf Properties on fair market terms and conditions (including fair market rates of return), then the Company shall be obligated to market (or cause GOM Shelf to market) such farm-in opportunity and accept (or cause GOM Shelf to accept) the highest and best offer for such farm-in opportunity as long as the farm-in transaction would be accretive to the Company's consolidated cash flow, and in such instance no consent from Apache will be required if Apache has made or bid on such farm-in opportunity;
- (d) incur indebtedness for borrowed money other than pursuant to the Standby Facility, pledge or grant Liens on any properties or assets of the Company or GOM Shelf other than those provided pursuant to the Standby Facility Documentation and the Recharacterization Mortgages, or guarantee, assume, endorse or otherwise become responsible for the obligations of any other Person; provided, however, the Company may (i) establish a working capital line of credit secured by Liens subordinated in all respects to the Liens and payment and other obligations provided for in the Standby Facility Documentation, (ii) draw on such line of credit solely for the business purposes specified in 7.06(a), and (iii) repay up to \$50,000,000 of such debt in the ordinary course of its business prior to repayment of the obligations secured by Liens in favor of Apache; provided further, however, that the Company shall not establish, draw on, or repay any such line of credit during the existence of an event of default under the Standby Facility Documentation or if such action would cause an event of default under the Standby Facility Documentation;
- (e) issue additional Membership Interests or any other Equity Securities or admit additional Members to the Company, or issue additional equity interests of or admit additional members to GOM Shelf;
- (f) use its free cash flow (after operating expenses, including fees paid under the Credit Bid Purchaser Documents and the Services Provider Agreement) for any purposes other than fulfilling its obligations to Apache under the Decommissioning Agreement and the Standby Facility Documentation for so long as the obligations thereunder have yet to be satisfied in full (for the avoidance of doubt, Apache's consent shall be required for any development activities proposed by Credit Bid Purchaser under the Farmout Agreement);
- (g) make any loan, advance, or capital contribution or make any investment in any Person;
 - (h) enter into, amend, waive, or terminate any Related Party Agreement;
- (i) amend, modify, supplement, restate, or waive any provision of the Certificate of Formation, this Agreement, or any other organizational documents of the

Company or its Subsidiaries (and any such amendment, modification, supplement, or waiver that is attempted without Apache's prior written consent shall be void *ab initio* and without effect);

- (j) engage in any activity or take any action with respect to its properties or assets, other than in the ordinary course of business;
- (k) select, remove (other than for gross negligence or willful misconduct), or replace, or change the work to be performed by, the Service Provider;
- (l) remove (other than for gross negligence or willful misconduct), replace, or change the powers, rights, or responsibilities of, the Sole Manager or the Independent Director:
- (m) establish a Subsidiary or enter into any joint venture or similar business arrangement or enter into a transaction covered by Section 7.09;
- (n) settle any lawsuit, action, dispute, or other proceeding or otherwise assume any liability or agree to the provision of any equitable relief by the Company or GOM Shelf;
- (o) enter into a fundamental business transaction (as such term is defined in the BOC), including a merger, consolidation, interest exchange, conversion, or sale of all or substantially all of the Company's or GOM Shelf's properties or assets;
- (p) wind-up, dissolve, liquidate, or terminate the Company or any of its Subsidiaries or initiate a bankruptcy proceeding involving the Company or any of its Subsidiaries;
- (q) revoke a voluntary decision to wind up the Company or GOM Shelf or cancel the required winding up of the Company due to an event specified in § 11.051 of the BOC; or
 - (r) reinstate the Company or GOM Shelf after termination.

In addition to the foregoing, if (i)(A) the Company or GOM Shelf defaults on its plugging and abandonment and decommissioning obligations under the Decommissioning Agreement, (B) any Governmental Authority or any other Person seeks to cause Apache or its Affiliates to conduct plugging and abandonment or decommissioning activity that is required in accordance with Applicable Law or contract in respect of any of the Legacy Apache Properties or the GOM Shelf Properties, and (C) Apache conducts such plugging and abandonment or decommissioning activity or activities, or (ii) prior to the cessation of all production from, and completion of all plugging and abandonment and decommissioning on, the Legacy Apache Properties and the GOM Shelf Properties, any letter of credit or bond that is part of the Decommissioning Security is not renewed in a manner consistent in all respects with the existing terms of such letter of credit or bond, then the Company shall, and the Independent Director and the Sole Manager shall cause the Company to: (x) if applicable, as promptly as practicable after the Independent Director or the

Sole Manager becomes aware of an event described in clause (ii) immediately above, provide written notice to Apache of the upcoming expiration of, and inability to renew, such letter of credit or bond in a manner consistent in all respects with the existing terms of such letter of credit or bond and (y) pay or reimburse Apache for the costs (which costs shall include, without limitation, costs of compensation and benefits of officers and employees of Apache and its Affiliates that devote any of their productive time to performing or overseeing any of the plugging and abandonment and decommissioning activities with respect to the Legacy Apache Properties or the GOM Shelf Properties in accordance with the provisions on Schedule D attached hereto applied in a consistent manner as the application of COPAS procedures, which costs shall be determined in good faith by Apache based on the time spent by such employees in performing or overseeing such activities) and expenses incurred in conducting such activity or activities; provided, however, that, to the extent such costs are not direct, out-of-pocket costs incurred by Apache that are reimbursable under the Decommissioning Agreement, such costs shall be reimbursed to Apache only by draws on the Standby Facility which shall not be repaid by the Company unless and until all surety bonds and letters of credit included within Decommissioning Security have been fully utilized by Apache or it is determined in good faith by Apache that it will have no further drawings under such bonds and letters of credit.

Furthermore, the Company shall provide written notice to Apache of (i) each request or proposal the Company or GOM Shelf receives from a Person to farm in to any of the Legacy Apache Properties or the GOM Shelf Properties and (ii) each prospective joint development under the Farmout Agreement. In connection with each of the foregoing, the Company shall, and shall cause GOM Shelf to, provide Apache full and open access to all information that the Company or GOM Shelf has regarding each such opportunity.

Section 7.07 Compensation and Reimbursement of the Independent Director, the Sole Manager, the Service Provider and Credit Bid Purchaser. The Independent Director shall be compensated for the services provided by such individual as the Independent Director of the Company in the amount as specified in Schedule B attached hereto. The Sole Manager shall be compensated for the services provided by such individual as the Sole Manager of the Company in the amount as specified in Schedule C attached hereto. The Company shall reimburse the Independent Director and the Sole Manager for all ordinary, necessary, and direct third-party expenses incurred by the Independent Director and the Sole Manager, respectively, on behalf of the Company in carrying out the Company's business activities. All reimbursements for expenses shall be reasonable in amount and shall not exceed \$[•] in the aggregate for any Fiscal Year. The Service Provider shall be compensated for the services provided by the Service Provider and reimbursed for the out-of-pocket costs and expenses incurred in connection therewith as shall be set forth in the applicable Service Provider Agreement. Credit Bid Purchaser shall be compensated for its services under the Transition Services Agreement and reimbursed for the out-of-pocket costs and expenses incurred in connection therewith as set forth in the Transition Services Agreement.

Section 7.08 No Personal Liability. Except as otherwise provided in the BOC, by Applicable Law, or expressly in this Agreement, neither the Independent Director nor the Sole Manager will be obligated personally for any debt, obligation, or liability of the Company, whether arising in contract, tort, or otherwise, including a debt, obligation, or liability under a judgment,

decree, or order of a court, solely by reason of being or acting as the Independent Director or the Sole Manager, as applicable.

Section 7.09 Funding Capital Expenditures. Prior to the cessation of all production from, and completion of all plugging and abandonment and decommissioning activities on, the Legacy Apache Properties and the GOM Shelf Properties, if the Company receives a proposal that the Company engage in any project that is forecast to increase production or cash flow generated from the Legacy Apache Properties or the GOM Shelf Properties (excluding any proposed development activities pursuant to the Farmout Agreement), then the Sole Manager shall, through a written notice, offer to Apache the opportunity to fund the capital expenditures related to such project on behalf of the Company on terms and subject to conditions to be mutually agreed between the Company and Apache; provided that the Company acknowledges and agrees that if any such capital expenditures are funded, in whole or in part, out of funds then available to be borrowed by the Company under the Standby Facility, any additional properties or assets obtained or that come into existence as a result of the use of such borrowed amounts under the Standby Facility, including, without limitation, any increased production or cash amounts generated thereby, shall be pledged as additional security under the Standby Facility Documentation. Such written notice provided to Apache shall include all available details about such opportunity, including, but not limited to, the forecast impact on production and cash flow from the Legacy Apache Properties or the GOM Shelf Properties, as appropriate. Apache shall have a reasonable period (not to exceed 20 Business Days) following its receipt of such written notice to provide written notice to the Company of (a) Apache's election to fund any such capital expenditures and the terms and conditions that Apache proposes to apply thereto, including whether it will fund such capital expenditure, in whole or in part, using amounts then available to be borrowed by the Company under the Standby Facility (such notice, an "Acceptance Notice"), (b) Apache's election not to fund any such capital expenditures (such notice, a "Rejection Notice"), or (c) Apache's request for additional information it requires to fully evaluate the proposed project (such notice, an "Information Notice"). If Apache provides a timely Acceptance Notice, then the Company and Apache shall endeavor in good faith to negotiate the proposed terms and conditions that will apply thereto, and if mutually satisfactory terms are agreed to by the Company and Apache, such terms and conditions shall be documented as promptly as practicable and the closing of such agreement and funding(s) of such capital expenditures shall occur as so agreed. If (i) Apache timely provides to the Company a Rejection Notice, (ii) Apache timely provides an Acceptance Notice but the Company and Apache are unable within 60 Business Days after the Company's receipt of the Acceptance Notice to agree upon mutually satisfactory terms and conditions applicable thereto, or (iii) Apache does not submit a timely response to the offer, then the offer for Apache to fund the capital expenditures of the Company in the applicable project shall be deemed rejected by Apache and the Company shall have 180 days within which to obtain third-party funding for such capital expenditures subject to, and in accordance with, the other terms and conditions of this Agreement (including, without limitation, Section 7.06); provided, however, if the Company is unable to obtain such funding subject to, and in accordance with, the other terms and conditions of this Agreement within such 180-day period, then the Company must again follow the procedures in this Section 7.09 and offer Apache the opportunity to fund such expenditures. If Apache timely provides the Company with an Information Notice, then the Company shall endeavor in good faith to promptly provide the requested information to Apache, and following Apache's receipt of such

information, Apache shall have the right to accept or reject such offer on the terms set forth in this Section 7.09.

ARTICLE VIII TRANSFER

Section 8.01 General Restrictions on Transfer.

- (a) No Member shall Transfer all or any portion of its Membership Interest in the Company without the prior written approval of:
 - Apache and the Company prior to (A) the cessation of all production from, and completion of all plugging and abandonment and decommissioning on, the Legacy Apache Properties and the GOM Shelf Properties, (B) the repayment in full of any and all amounts outstanding under the Standby Facility and the satisfaction of all obligations under the Standby Facility Documentation, (C) the payment or reimbursement by the Company or from funds available under the Decommissioning Security of the costs (which costs shall include, without limitation, costs of compensation and benefits of officers and employees of Apache and its Affiliates that devote any of their productive time to performing or overseeing any of the plugging and abandonment and decommissioning activities with respect to the Legacy Apache Properties or the GOM Shelf Properties in accordance with the provisions on Schedule D attached hereto applied in a consistent manner as the application of COPAS procedures) and expenses incurred by Apache and its Affiliates (1) in performing any plugging and abandonment and decommissioning activities with respect to the Legacy Apache Properties or the GOM Shelf Properties or (2) pursuant to or as may be required in connection with the Decommissioning Agreement, and (D) the reimbursement to Apache and its Affiliates for any and all costs and expenses incurred by Apache or any of its Affiliates pursuant to the penultimate sentence of Section 12.01 in connection with evaluating any matter specified in Section 7.06 for which Apache's consent is requested or required; and
 - (ii) thereafter, the Company.
- (b) Subject to Section 8.01(a), each Member agrees that it will not Transfer all or any portion of its Membership Interest in the Company, and the Company agrees that it shall not issue any Membership Interests:
 - (i) except as permitted under the Securities Act and other applicable federal or state securities or blue sky laws, and then, with respect to a Transfer of Membership Interests, only upon delivery to the Company of an opinion of counsel in form and substance satisfactory to the Company to the effect that such Transfer may be effected without registration under the Securities Act;
 - (ii) if such Transfer or issuance would cause the Company to be considered a "publicly traded partnership" under Section 7704(b) of the Code

within the meaning of Treasury Regulations Section 1.7704-1(h)(1)(ii), including the look-through rule in Treasury Regulations Section 1.7704-1(h)(3);

- (iii) if such Transfer or issuance would affect the Company's existence or qualification as a limited liability company under the BOC;
- (iv) if such Transfer or issuance would cause the Company to lose its status as a partnership for federal income tax purposes;
- (v) if such Transfer or issuance would cause the Company to be required to register as an investment company under the Investment Company Act of 1940, as amended; or
- (vi) if such Transfer or issuance would cause the assets of the Company to be deemed "Plan Assets" as defined under the Employee Retirement Income Security Act of 1974 or its accompanying regulations or result in any "prohibited transaction" thereunder involving the Company.
- (c) Any Transfer or attempted Transfer of any Membership Interest in violation of this Agreement shall be null and void *ab initio*, no such Transfer shall be recorded on the Company's books, and the purported Transferee in any such Transfer shall not be treated (and the purported Transferor shall continue to be treated) as the owner of such Membership Interest for all purposes of this Agreement.
- (d) Subject to Section 7.06(e), no Transfer of any Membership Interest to a Person not already a Member of the Company shall be deemed completed until the prospective Transferee has executed a joinder agreement in form and substance acceptable to the Company.
- (e) For the avoidance of doubt, any completed Transfer of a Membership Interest permitted by this Agreement shall be deemed a sale, transfer, assignment, or other disposal of such Membership Interest in its entirety as intended by the parties to such Transfer, and shall not be deemed a sale, transfer, assignment, or other disposal of any less than all of the rights and benefits described in the definition of the term "Membership Interest."

ARTICLE IX EXCULPATION AND INDEMNIFICATION

Section 9.01 Exculpation of Covered Persons.

(a) **Covered Persons.** As used herein, the term "**Covered Person**" shall mean (i) each current or former Member; (ii) each current or former manager, officer, director (including the Independent Director), shareholder, partner, member, Affiliate, employee, agent, or Representative of each Member, and each of their Affiliates; and (iii) each manager (including the Sole Manager), officer (if any), employee (if any), agent, or Representative of the Company.

- (b) **Standard of Care.** Subject to Section 9.02(a) with respect to the Independent Director, no Covered Person shall be liable to the Company or any other Covered Person for any loss, damage, or claim incurred by reason of any action taken or omitted to be taken by such Covered Person in good faith reliance on the provisions of this Agreement, so long as such action or omission does not constitute fraud or willful misconduct by such Covered Person.
- (c) Good Faith Reliance. A Covered Person shall be fully protected in relying in good faith upon the records of the Company and upon such information, opinions, reports, or statements (including financial statements and information, opinions, reports, or statements as to the value or amount of the assets, liabilities, Net Income, or Net Losses of the Company or any facts pertinent to the existence and amount of assets from which distributions might properly be paid) of the following Persons or groups: (i) another Member; (ii) one or more officers or employees of the Company; (iii) any attorney, independent accountant, appraiser, or other expert or professional employed or engaged by or on behalf of the Company; or (iv) any other Person selected in good faith by or on behalf of the Company, in each case as to matters that such relying Person reasonably believes to be within such other Person's professional or expert competence. The preceding sentence shall in no way limit any Person's right to rely on information to the extent provided in § 3.102 or § 3.105 of the BOC.

Section 9.02 Liabilities and Duties of Covered Persons.

Limitation of Liability. This Agreement, unless otherwise specifically (a) stated herein, is not intended to, and does not, create or impose any fiduciary duty on any Covered Person. Furthermore, each of the Members and the Company hereby waives any and all fiduciary duties that, absent such waiver, may be implied by Applicable Law, and in doing so, acknowledges and agrees that the duties and obligations of each Covered Person to each other and to the Company are only as expressly set forth in this Agreement. The provisions of this Agreement, to the extent that they restrict the duties and liabilities of a Covered Person otherwise existing at law or in equity, are agreed by the Members to replace such other duties and liabilities of such Covered Person. Notwithstanding anything to the contrary in this Article IX, to the fullest extent permitted by Applicable Law, and notwithstanding any duty otherwise existing at law or in equity, the Independent Director shall consider only the interests of the Company, including its creditors, in acting or otherwise consenting to matters requiring the consent of the Independent Director in this Agreement. Except for duties to the Company as set forth in the immediately preceding sentence (including duties to the Members and the Company's creditors solely to the extent of their respective economic interests in the Company but excluding (i) all other interests of the Members, (ii) the interests of other Affiliates of the Company, and (iii) the interests of any group of Affiliates of which the Company is a part) and in the last sentence of Section 7.05, the Independent Director shall not have any fiduciary duties to the Members or any other Person bound by this Agreement; provided, however, the foregoing shall not eliminate the implied contractual covenant of good faith and fair dealing. To the fullest extent permitted by law, the Independent Director shall not be liable to the Company, the Members or any other Person bound by this Agreement for breach of contract or breach of duties (including fiduciary duties), unless the Independent Director acted in bad faith or engaged in willful misconduct.

(b) **Duties.** Except as provided in Section 9.02(a) with respect to the Independent Director, whenever in this Agreement a Covered Person is permitted or required to make a decision (including a decision that is in such Covered Person's "discretion" or under a grant of similar authority or latitude), the Covered Person shall be entitled to consider only such interests and factors as such Covered Person desires, including its own interests, and shall have no duty or obligation to give any consideration to any interest of or factors affecting the Company or any other Person. Whenever in this Agreement a Covered Person is permitted or required to make a decision in such Covered Person's "good faith," the Covered Person shall act under such express standard and shall not be subject to any other or different standard imposed by this Agreement or any other Applicable Law.

Section 9.03 Indemnification.

- (a) **Indemnification.** To the fullest extent permitted by the BOC, as the same now exists or may hereafter be amended, substituted or replaced (but, in the case of any such amendment, substitution, or replacement, only to the extent that such amendment, substitution, or replacement permits the Company to provide broader indemnification rights than the BOC permitted the Company to provide prior to such amendment, substitution, or replacement), the Company shall indemnify, hold harmless, defend, pay, and reimburse any Covered Person against any and all losses, claims, damages, judgments, fines, or liabilities, including reasonable legal fees or other expenses incurred in investigating or defending against such losses, claims, damages, judgments, fines, or liabilities, and any amounts expended in settlement of any claims (collectively, "**Losses**") to which such Covered Person may become subject by reason of:
 - (i) any act or omission or alleged act or omission performed or omitted to be performed on behalf of the Company, any Member, or any direct or indirect Subsidiary of the foregoing in connection with the business of the Company; or
 - (ii) such Covered Person being or acting in connection with the business of the Company as a member, shareholder, Affiliate, manager, director, officer, employee, or agent of the Company, any Member, or any of their respective Affiliates, or that such Covered Person is or was serving at the request of the Company as a member, manager, director, officer, employee, or agent of any Person including the Company;

provided, that (x) such Covered Person acted in good faith and in a manner believed by such Covered Person to be in, or not opposed to, the best interests of the Company and, with respect to any criminal proceeding, had no reasonable cause to believe his conduct was unlawful, and (y) such Covered Person's conduct did not constitute fraud or willful and intentional misconduct, in either case as determined by a final, nonappealable order of a court of competent jurisdiction. In connection with the foregoing, the termination of any

action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the Covered Person did not act in good faith or, with respect to any criminal proceeding, had reasonable cause to believe that such Covered Person's conduct was unlawful, or that the Covered Person's conduct constituted fraud or willful misconduct.

- (b) Control of Defense. Upon a Covered Person's discovery of any claim, lawsuit, or other proceeding relating to any Losses for which such Covered Person may be indemnified pursuant to this Section 9.03, the Covered Person shall give prompt written notice to the Company of such claim, lawsuit, or proceeding, provided, that the failure of the Covered Person to provide such notice shall not relieve the Company of any indemnification obligation under this Section 9.03, unless the Company shall have been materially prejudiced thereby. The Company shall be entitled to participate in or assume the defense of any such claim, lawsuit, or proceeding at its own expense. After notice from the Company to the Covered Person of its election to assume the defense of any such claim, lawsuit, or proceeding, the Company shall not be liable to the Covered Person under this Agreement or otherwise for any legal or other expenses subsequently incurred by the Covered Person in connection with investigating, preparing to defend, or defending any such claim, lawsuit, or other proceeding. If the Company does not elect (or fails to elect) to assume the defense of any such claim, lawsuit, or proceeding, the Covered Person shall have the right to assume the defense of such claim, lawsuit, or proceeding as it deems appropriate, but it shall not settle any such claim, lawsuit, or proceeding without the consent of the Company (which consent shall not be unreasonably withheld, conditioned, or delayed).
- (c) **Reimbursement.** The Company shall promptly reimburse (and/or advance to the extent reasonably required) each Covered Person for reasonable legal or other expenses (as incurred) of such Covered Person in connection with investigating, preparing to defend, or defending any claim, lawsuit, or other proceeding relating to any Losses for which such Covered Person may be indemnified pursuant to this Section 9.03; provided, that if it is finally judicially determined that such Covered Person is not entitled to the indemnification provided by this Section 9.03, then such Covered Person shall promptly reimburse the Company for any reimbursed or advanced expenses.
- (d) **Entitlement to Indemnity.** The indemnification provided by this Section 9.03 shall not be deemed exclusive of any other rights to indemnification to which those seeking indemnification may be entitled under any agreement or otherwise. The provisions of this Section 9.03 shall continue to afford protection to each Covered Person regardless of whether such Covered Person remains in the position or capacity pursuant to which such Covered Person became entitled to indemnification under this Section 9.03 and shall inure to the benefit of the executors, administrators, legatees, and distributees of such Covered Person.
- (e) **Insurance.** To the extent available on commercially reasonable terms, the Company may purchase, at its expense, insurance to cover Losses covered by the foregoing indemnification provisions and to otherwise cover Losses for any breach or alleged breach

by any Covered Person of such Covered Person's duties in such amount and with such deductibles as the Sole Manager may reasonably determine; provided, that the failure to obtain such insurance shall not affect the right to indemnification of any Covered Person under the indemnification provisions contained herein, including the right to be reimbursed or advanced expenses or otherwise indemnified for Losses hereunder. If any Covered Person recovers any amounts in respect of any Losses from any insurance coverage, then such Covered Person shall, to the extent that such recovery is duplicative, reimburse the Company for any amounts previously paid to such Covered Person by the Company in respect of such Losses.

- (f) **Funding of Indemnification Obligation.** Notwithstanding anything contained herein to the contrary, any indemnity by the Company relating to the matters covered in this Section 9.03 shall be provided out of and to the extent of Company assets only, and no Member (unless such Member otherwise agrees in writing) shall have personal liability on account thereof or shall be required to make additional Capital Contributions to help satisfy such indemnity by the Company.
- (g) **Savings Clause.** If this Section 9.03 or any portion hereof shall be invalidated on any ground by any court of competent jurisdiction, then the Company shall nevertheless indemnify and hold harmless each Covered Person pursuant to this Section 9.03 to the fullest extent permitted by any applicable portion of this Section 9.03 that shall not have been invalidated and to the fullest extent permitted by Applicable Law.
- (h) **Amendment.** The provisions of this Section 9.03 shall be a contract between the Company, on the one hand, and each Covered Person who served in such capacity at any time while this Section 9.03 is in effect, on the other hand, pursuant to which the Company and each such Covered Person intend to be legally bound. No amendment, modification, or repeal of this Section 9.03 that adversely affects the rights of a Covered Person to indemnification for Losses incurred or relating to a state of facts existing prior to such amendment, modification or repeal shall apply in such a way as to eliminate or reduce such Covered Person's entitlement to indemnification for such Losses without the Covered Person's prior written consent.

Section 9.04 Survival. The provisions of this ARTICLE IX shall survive the dissolution, liquidation, winding up, and termination of the Company.

ARTICLE X ACCOUNTING; TAX MATTERS

Section 10.01 Financial Statements and Other Information. The Company shall furnish to each Member and Apache the following reports:

(a) **Annual Financial Statements.** As soon as available, and in any event within 105 days after the end of each Fiscal Year, its audited consolidated balance sheet and related consolidated statements of operations, Members' equity and cash flows as of the end of and for such year prepared under AICPA auditing standards, setting forth in each case in comparative form the figures for the previous Fiscal Year, all reported on by

independent public accountants acceptable to each Member and Apache (without a "going concern" or like qualification, commentary, or exception (except to the extent that any such qualification, commentary, or exception expressly indicates that after giving effect to the exclusion of asset retirement obligations reflected on the accompanying balance sheet, there would be no such qualification, commentary, or exception), and without any qualification or exception as to the scope of such audit) to the effect that such consolidated financial statements present fairly in all material respects the consolidated financial condition and results of operations of the Company and GOM Shelf in accordance with GAAP consistently applied;

- (b) Quarterly Financial Statements. As soon as available, and in any event within 50 days after the end of each quarterly accounting period in each Fiscal Year (including the last fiscal quarter of the Fiscal Year), its unaudited consolidated balance sheet and related unaudited consolidated statements of operations, Members' equity and cash flows as of the end of and for such fiscal quarter and the then elapsed portion of the current Fiscal Year, setting forth in each case in comparative form the figures for the corresponding period or periods of the previous Fiscal Year or as at the end of such period or periods, all in reasonable detail and certified by the Company as presenting fairly in all material respects the consolidated financial condition and results of operations of the Company and GOM Shelf in accordance with GAAP consistently applied, subject to normal year-end audit adjustments and the absence of footnotes; and
- (c) **Monthly Operating Data.** As soon as available, but in no event later than 15 Business Days after the end of each calendar month, a statement in a form reasonably satisfactory to each Member and Apache showing all operating data for the Company and GOM Shelf, including operating expenses and revenue for each of the Company and GOM Shelf, for such calendar month.
- (d) **Operating Budget.** As soon as available, but in any event no later than 60 days after the end of each Fiscal Year of the Company, a detailed operating budget for the Fiscal Year, forecasting revenue, operating costs, and capital expenses for each fiscal quarter in form reasonably satisfactory to each Member and Apache.
- (e) Additional Information. Promptly following any reasonable request therefor, such other information regarding the operations, business affairs and financial condition of each of the Company and GOM Shelf, as any Member or Apache may reasonably request, including, without limitation, decommissioning cost estimates and calculations.

Section 10.02 Inspection Rights. Upon reasonable notice from a Member or Apache, the Company shall afford each Member or Apache and their respective Representatives access during normal business hours to (a) the Company's properties, offices, plants, and other facilities; (b) the corporate, financial, and similar records, reports, and documents of the Company, including, without limitation, all books and records, minutes of proceedings, internal management documents, reports of operations, reports of adverse developments, copies of any management letters and communications with Members or the Sole Manager or Independent Director, and to

permit each Member or Apache and their respective Representatives to examine such documents and make copies thereof; and (c) any officers, senior employees, and public accountants of the Company, and to afford each Member or Apache and their respective Representatives the opportunity to discuss and advise on the affairs, finances, and accounts of the Company with such officers, senior employees, and public accountants (and the Company hereby authorizes said accountants to discuss with such Member or Apache and their respective Representatives such affairs, finances, and accounts).

Section 10.03 Income Tax Status. It is the intent of the Company and the Members that the Company shall be treated as a partnership or a disregarded entity for U.S., federal, state, and local income tax purposes. Neither the Company nor any Member shall make an election for the Company to be classified as other than a partnership or a disregarded entity pursuant to Treasury Regulations Section 301.7701-3.

Section 10.04 Tax Matters Representative.

- (a) **Appointment.** The Members hereby appoint the Sole Manager as "partnership representative" as provided in Code Section 6223(a) (the "**Tax Matters Representative**"). If any state or local tax law provides for a tax matters partner/partnership representative or Person having similar rights, powers, authority or obligations, the person designated as the Tax Matters Representative shall also serve in such capacity. To the extent required by Applicable Law, if the Tax Matters Representative is an entity, it shall appoint a "designated individual" to act on its behalf. The Tax Matters Representative can be removed at any time by a vote of Members holding a majority of the Membership Interests, and shall resign if it is no longer a Member. In the event of the resignation or removal of the Tax Matters Representative, Members holding a majority of the Membership Interests shall select a replacement Tax Matters Representative.
- (b) Tax Examinations and Audits. The Tax Matters Representative is authorized and required to represent the Company (at the Company's expense) in connection with all examinations of the Company's affairs by Taxing Authorities, including resulting administrative and judicial proceedings, and to expend Company funds for professional services and costs associated therewith. The Tax Matters Representative shall promptly notify the Members in writing of the commencement of any tax audit of the Company, upon receipt of a tax assessment and upon receipt of a notice of final partnership adjustment, and shall keep the Members reasonably informed of the status of any tax audit and resulting administrative and judicial proceedings. Without the consent of Members holding a majority of the Membership Interests, the Tax Matters Representative shall not extend the statute of limitations, file a request for administrative adjustment, file suit relating to any Company tax refund or deficiency or enter into any settlement agreement relating to items of income, gain, loss or deduction of the Company with any Taxing Authority.
- (c) US Federal Tax Proceedings. The Members acknowledge that the Company may elect the application of Section 6226 of the Code. This acknowledgement applies to each Member whether or not the Member owns an interest in the Company in

both the reviewed year and the year of the tax adjustment. In the event that the Company elects the application of Section 6226 of the Code, the Members agree and covenant to take into account and report to the Internal Revenue Service (or any other applicable taxing authority) any adjustment to their tax items for the reviewed year of which they are notified by the Company in a written statement, in the manner provided in Section 6226(b) of the Code, whether or not the Member owns any interest in the Company at such time. Any Member that fails to report its share of such adjustments on its tax return, agrees to indemnify and hold harmless the Company and the Tax Matters Representative from and against any and all losses, costs, liabilities and expenses related to taxes (including penalties and interest) imposed on the Company as a result of the Member's inaction. If the Company is required to pay the assessment of the imputed underpayment under Section 6225(a)(1) of the Code or similar provisions of state law, any taxes, penalties, and interest payable by the Company shall be treated as attributable to the Members, and, to the extent possible, the Tax Matters Representative shall allocate the burden of any such amounts to those Members to whom such amounts are reasonably attributable taking into account the Member's or former Member's allocable share of taxable income or loss with respect to the Fiscal Year to which such assessment pertains and adjustments that may have been made in computing the imputed underpayment. To the extent that any such amount is payable by the Company, at the option of the Tax Matters Representative, such amount shall be recoverable from such Member as provided in Section 6.03(c). The provisions contained in this Section 10.04 shall survive the dissolution, termination or liquidation of the Company, the withdrawal of any Member or the transfer of any Member's interest in the Company and apply to unadmitted assignees of a Member Interest who may be considered current or former partners of the Company for federal tax purposes.

- (d) **Tax Returns.** Each Member agrees that such Member shall not treat any Company item inconsistently on such Member's federal, state, foreign or other income tax return with the treatment of the item on the Company's return.
- (e) **Section 754 Election.** The Tax Matters Representative will make an election under Code Section 754, if the Company is to be taxed as a partnership for federal tax purposes.
- (f) **Indemnification**. The Company shall defend, indemnify, and hold harmless the Tax Matters Representative against any and all liabilities sustained as a result of any act or decision concerning Company tax matters and within the scope of responsibilities as Tax Matters Representative, so long as such act or decision was done or made in good faith and does not constitute gross negligence or willful misconduct.

Section 10.05 Tax Returns. At the expense of the Company, the Sole Manager (or any officer of the Company that it may designate pursuant to this Agreement) shall endeavor to cause the preparation and timely filing (including extensions) of all tax returns required to be filed by the Company pursuant to the Code as well as all other required tax returns in each jurisdiction in which the Company owns property or does business. As soon as reasonably possible after the end of each Fiscal Year, the Sole Manager or any designated officer of the Company, as applicable, will cause to be delivered to each Person who was a Member at any time during such Fiscal Year,

IRS Schedule K-1 to Form 1065, if applicable, and such other information with respect to the Company as may be necessary for the preparation of such Person's federal, state, and local income tax returns for such Fiscal Year.

Section 10.06 Company Funds. All funds of the Company shall be deposited in its name, or in such name as may be designated by the Sole Manager, in such checking, savings, or other accounts, or held in its name in the form of such other investments as shall be designated by the Sole Manager. The funds of the Company shall not be commingled with the funds of any other Person. All withdrawals of such deposits or liquidations of such investments by the Company shall be made exclusively upon the signature or signatures of the Sole Manager, or any officer or officers of the Company that may be designated by the Sole Manager, as applicable, pursuant to this Agreement.

ARTICLE XI WINDING UP AND TERMINATION

Section 11.01 Events Requiring Winding Up. The Company shall begin to wind up its business and affairs only upon the occurrence of any of the following events (in each case, subject to the applicable provisions of Section 7.06):

- (a) upon the cessation of all production from, and completion of all plugging and abandonment and decommissioning on, the Legacy Apache Properties and the GOM Shelf Properties;
- (b) the occurrence of a nonwaivable event under the terms of the BOC which requires the winding up of the Company after its termination unless a Continuance occurs in respect of such event; or
- (c) the entry of a judicial decree ordering winding up and termination under § 11.314 of the BOC in proceedings of which Apache has been given notice and an opportunity to participate.

Notwithstanding the occurrence of an event referenced in Section 11.01(b), if the Company is permitted prior to the termination of its existence in accordance with the BOC to revoke a winding up upon the occurrence of such event and each of Apache, the Sole Manager, and the Independent Director provide their prior written consent to such revocation, then, to the extent so permitted under the BOC and in the manner provided therein, the Company's existence shall be continued (the revocation of such a winding up and continuance of the Company, a "Continuance").

Section 11.02 Effectiveness of Termination. The Company shall begin to wind up its business and affairs as soon as reasonably practicable upon the occurrence of an event described in Section 11.01 (if such event has not been revoked or cancelled), but the Company shall not terminate until the winding up of the Company has been completed, the assets of the Company have been distributed as provided in Section 11.03, and the Certificate of Termination shall have been filed as provided in Section 11.04.

Section 11.03 Liquidation. If the Company is to be terminated pursuant to Section 11.01, the Company shall be liquidated and its business and affairs wound up in accordance with the BOC and the following provisions:

- (a) **Liquidator.** The Sole Manager shall act as liquidator to wind up the Company (the "**Liquidator**"); provided, however, that if there is then a vacancy in the position of the Sole Manager or the Sole Manager is not willing to act as the Liquidator, the Members shall appoint a person to act as the Liquidator. The Liquidator shall have full power and authority to sell, assign, and encumber any or all of the Company's assets and to wind up and liquidate the affairs of the Company in an orderly and business-like manner.
- (b) **Accounting.** As promptly as possible after the event requiring winding up and again after final liquidation, the Liquidator shall cause a proper accounting to be made by a recognized firm of certified public accountants of the Company's assets, liabilities, and operations through the last day of the calendar month in which such event occurs or the final liquidation is completed, as applicable.
- (c) **Notice.** The Liquidator shall deliver to each known claimant of the Company the notice required by § 11.052 of the BOC.
- (d) **Distribution of Proceeds.** The Liquidator shall liquidate the assets of the Company and distribute the proceeds of such liquidation in the following order of priority, unless otherwise required by mandatory provisions of Applicable Law:
 - (i) First, to the payment of all of the Company's debts and liabilities to its creditors (including Members, if applicable) and the expenses of liquidation (including sales commissions incident to any sales of assets of the Company);
 - (ii) Second, to Trust A until the aggregate funds in Trust A are in an amount equal to 125% of the then Remaining Decommissioning (as defined in the Decommissioning Agreement);
 - (iii) Third, to the establishment of and additions to other reserves that are determined by the Liquidator to be reasonably necessary for any contingent unforeseen liabilities or obligations of the Company; and
 - (iv) Fourth, to the Members in accordance with the positive balances in their respective Capital Accounts, as determined after taking into account all Capital Account adjustments for the taxable year of the Company during which the liquidation of the Company occurs.
- (e) **Discretion of Liquidator.** Notwithstanding the provisions of Section 11.03(d) that require the liquidation of the assets of the Company, but subject to the order of priorities set forth in Section 11.03(d), if upon winding up of the Company the Liquidator reasonably determines that an immediate sale of part or all of the Company's assets would be impractical or could cause undue loss to the Members, the Liquidator may defer the liquidation of any assets except those necessary to satisfy Company liabilities,

Trust A, and reserves, and may, upon approval of holders of a majority of the outstanding Membership Interests, distribute to the Members, in lieu of cash, as tenants in common and in accordance with the provisions of Section 11.03(d), undivided interests in such Company assets as the Liquidator deems not suitable for liquidation. Any such distribution in kind shall be subject to such conditions relating to the disposition and management of such properties as the Liquidator deems reasonable and equitable and to any agreements governing the operating of such properties at such time. For purposes of any such distribution, any property to be distributed will be valued at its Fair Market Value.

Section 11.04 Certificate of Termination. Upon completion of the distribution of the assets of the Company as provided in Section 11.03(d) hereof, the Liquidator or other such officer shall execute and cause to be filed a Certificate of Termination in the State of Texas and shall cause the cancellation of all qualifications and registrations of the Company as a foreign limited liability company in jurisdictions other than the State of Texas and shall take such other actions as may be necessary to terminate the Company. Upon acceptance of the Certificate of Termination by the Texas Secretary of State, the Company shall be terminated.

Section 11.05 Survival of Rights, Duties, and Obligations. Dissolution, liquidation, winding up, or termination of the Company for any reason shall not release any party from any Loss that at the time of such dissolution, liquidation, winding up, or termination already had accrued to any other party or thereafter may accrue in respect of any act or omission prior to such dissolution, liquidation, winding up, or termination. For the avoidance of doubt, none of the foregoing shall replace, diminish, or otherwise adversely affect any Member's right to indemnification pursuant to Section 9.03.

Section 11.06 Recourse for Claims. Each Member shall look solely to the assets of the Company for all distributions with respect to the Company, such Member's Capital Account, and such Member's share of Net Income, Net Loss, and other items of income, gain, loss, and deduction, and shall have no recourse therefor (upon termination or otherwise) against the Liquidator, the Independent Director, or any other Member.

ARTICLE XII MISCELLANEOUS

Section 12.01 Expenses. Except as otherwise expressly provided herein, in the Restructuring Support Agreement, or in the Confirmation Order, all costs and expenses, including fees and disbursements of counsel, financial advisors, and accountants, incurred in connection with the preparation and execution of this Agreement, or any amendment or waiver hereof, and the transactions contemplated hereby shall be paid by the party incurring such costs and expenses. In addition to the immediately preceding sentence and the payment or reimbursement to Apache and its Affiliates for the costs and expenses of performing any plugging and abandonment and decommissioning activities with respect to the Legacy Apache Properties or the GOM Shelf Properties as provided in the final paragraph of Section 7.06, from time to time as Apache evaluates any matter specified in Section 7.06 for which its consent is requested or required or any proposal for prospective funding of capital expenditures pursuant to Section 7.09, the Company shall reimburse Apache for all costs and expenses incurred in connection therewith, with such

reimbursement to be made regardless of whether Apache consents to such matter or provides an Acceptance Notice, Rejection Notice, or Information Notice to the Company with respect to such proposal. Apache's costs shall include, without limitation, third-party costs and the reimbursable costs of compensation and benefits of employees of Apache and its Affiliates who devote productive time to evaluating any matter specified in Section 7.06 for which the consent of Apache is requested or required or any proposal for prospective funding of capital expenditures pursuant to Section 7.09, which costs shall be determined in good faith by Apache based on the time spent by such employees in conducting such evaluation. The reimbursement to be made pursuant to the immediately preceding sentences shall be made within 30 days of the Company's receipt of a statement from Apache specifying the costs to be so reimbursed.

Section 12.02 Further Assurances. In connection with this Agreement and the transactions contemplated hereby, the Company and each Member hereby agrees, at the request of the Company or any other Member, to execute and deliver such additional documents, instruments, conveyances, and assurances and to take such further actions as may be required to carry out the provisions hereof and give effect to the transactions contemplated hereby.

Section 12.03 Confidentiality.

- Each Member acknowledges that, during the term of this Agreement, it will (a) have access to and become acquainted with trade secrets, proprietary information, and confidential information belonging to the Company and its Affiliates that are not generally known to the public, including, but not limited to, information concerning business plans, financial statements, and other information provided pursuant to this Agreement, operating practices and methods, expansion plans, strategic plans, marketing plans, contracts, customer lists, or other business documents that the Company treats as confidential, in any format whatsoever (including oral, written, electronic, or any other form or medium) (collectively, "Confidential Information"). In addition, each Member acknowledges that: (i) the Company has invested, and continues to invest, substantial time, expense, and specialized knowledge in developing its Confidential Information; (ii) the Confidential Information provides the Company with a competitive advantage over others in the marketplace; and (iii) the Company would be irreparably harmed if the Confidential Information were disclosed to competitors or made available to the public. Without limiting the applicability of any other agreement to which any Member is subject, no Member shall, directly or indirectly, disclose or use (other than solely for the purposes of such Member monitoring and analyzing its investment in the Company) at any time, including, without limitation, use for personal, commercial, or proprietary advantage or profit, either during its association with the Company or thereafter, any Confidential Information of which such Member is or becomes aware. Each Member in possession of Confidential Information shall take all appropriate steps to safeguard such information and to protect it against disclosure, misuse, espionage, loss, and theft.
- (b) Nothing contained in Section 12.03(a) shall prevent any Member from disclosing Confidential Information: (i) upon the order of any court or administrative agency; (ii) upon the request or demand of any regulatory agency or authority having jurisdiction over such Member; (iii) to the extent compelled by legal process or required or

requested pursuant to subpoena, interrogatories, or other discovery requests; (iv) to the extent necessary in connection with the exercise of any remedy hereunder; (v) to the other Members; or (vi) to such Member's Representatives who, in the reasonable judgment of such Member, need to know such Confidential Information and agree to be bound by the provisions of this Section 12.03 as if a Member; or (vii) to any potential Transferee in connection with a proposed Transfer of Membership Interests from such Member, as long as such potential Transferee agrees in writing to be bound by the provisions of this Section 12.03 as if a Member before receiving such Confidential Information; provided, that in the case of clause (i), (ii), or (iii), such Member shall notify the Company and other Members of the proposed disclosure as far in advance of such disclosure as practicable (but in no event make any such disclosure before notifying the Company and other Members) and use reasonable efforts to ensure that any Confidential Information so disclosed is accorded confidential treatment satisfactory to the Company, when and if available.

- (c) The restrictions of Section 12.03(a) shall not apply to Confidential Information that: (i) is or becomes generally available to the public other than as a result of a disclosure by a Member in violation of this Agreement; (ii) is or has been independently developed or conceived by such Member without use of Confidential Information; or (iii) becomes available to such Member or any of its Representatives on a non-confidential basis from a source other than the Company, the other Members, or any of their respective Representatives, provided, that such source is not known by the receiving Member to be bound by a confidentiality agreement regarding the Company.
- (d) The obligations of each Member under this Section 12.03 shall survive for so long as such Member remains a Member, and for three years following the earlier of (i) termination, dissolution, liquidation, and winding up of the Company; (ii) the withdrawal of such Member from the Company; or (iii) such Member's Transfer of its Membership Interests; provided that with respect to Confidential Information that constitutes a trade secret under Applicable Law, the obligations of each Member under this Section 12.03 shall survive until, if ever, such Confidential Information loses its trade secret protection other than due, directly or indirectly, to an act or omission of the Member.

Section 12.04 Notices. All notices, requests, consents, claims, demands, waivers, and other communications hereunder shall be in writing and shall be deemed to have been given:

- (a) when delivered by hand (with written confirmation of receipt);
- (b) when received by the addressee if sent by a nationally recognized overnight courier (receipt requested); or
- (c) on the third day after the date mailed, by certified or registered mail, return receipt requested, postage prepaid.

Such communications must be sent to the respective parties at the following addresses (or at such other address for a party as shall be specified in a notice given in accordance with this Section 12.04):

If to the Company: Fieldwood Energy I LLC

[COMPANY ADDRESS]

Attention: [TITLE OF OFFICER TO RECEIVE NOTICES]

with a copy to: Hunton Andrews Kurth LLP

(which shall not Suite 4200

constitute notice) Suite 4200 Houston, TX 77002

Attention: G. Michael O'Leary

If to the Independent [INDEPENDENT DIRECTOR ADDRESS]

Director: Attention: [TITLE OF OFFICER TO RECEIVE NOTICES]

with a copy to: Hunton Andrews Kurth LLP

(which shall not 600 Travis Street

constitute notice) Suite 4200

Houston, TX 77002

Attention: G. Michael O'Leary

If to a Member: To the Member's respective mailing address as set forth on the

Members Schedule.

Section 12.05 Headings. The headings in this Agreement are inserted for convenience or reference only and are in no way intended to describe, interpret, define, or limit the scope, extent, or intent of this Agreement or any provision of this Agreement.

Section 12.06 Severability. If any term or provision of this Agreement is held to be invalid, illegal, or unenforceable under Applicable Law in any jurisdiction, such invalidity, illegality, or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. Except as provided in Section 9.03(g), upon such determination that any term or other provision is invalid, illegal, or unenforceable, this Agreement shall be modified automatically so as to effect the original intent of the parties as closely as possible in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible, legal, and enforceable.

Section 12.07 Entire Agreement. This Agreement, together with the Certificate of Formation and all related Exhibits and Schedules, constitutes the sole and entire agreement of the parties to this Agreement with respect to the subject matter contained herein and therein, and supersedes all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, with respect to such subject matter.

Section 12.08 Successors and Assigns. Subject to the restrictions on Transfers set forth herein, this Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, executors, administrators, successors, and assigns.

Section 12.09 No Third-Party Beneficiaries. Except (a) with respect to certain rights reserved to Apache as set forth in this Agreement, which shall be for the benefit of and enforceable by Apache, and (b) as provided in ARTICLE IX, which shall be for the benefit of and enforceable by Covered Persons as described therein, this Agreement is for the sole benefit of the parties hereto (and their respective heirs, executors, administrators, successors, and assigns) and nothing herein, express or implied, is intended to or shall confer upon any other Person, including any creditor of the Company, any legal or equitable right, benefit, or remedy of any nature whatsoever under or by reason of this Agreement.

Section 12.10 Amendment. Subject to Sections 2.02 and 7.06(i), no provision of this Agreement may be amended or modified except by an instrument in writing executed by the Company and the Members holding a majority of the Membership Interests. Any such written amendment or modification will be binding upon the Company and each Member. Notwithstanding the foregoing, amendments to the Members Schedule following any new issuance, redemption, repurchase, or Transfer of Membership Interests in accordance with this Agreement may be made by the Independent Director without the consent of or execution by the Members.

Section 12.11 Waiver. No waiver by any party or Apache of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the party so waiving or Apache, respectively. No waiver by any party or Apache shall operate or be construed as a waiver in respect of any failure, breach, or default not expressly identified by such written waiver, whether of a similar or different character, and whether occurring before or after that waiver. No failure to exercise, or delay in exercising, any right, remedy, power, or privilege arising from this Agreement shall operate or be construed as a waiver thereof, nor shall any single or partial exercise of any right, remedy, power, or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power, or privilege. For the avoidance of doubt, nothing contained in this Section 12.11 shall diminish any of the explicit and implicit waivers described in this Agreement.

Section 12.12 Governing Law. All issues and questions concerning the application, construction, validity, interpretation, and enforcement of this Agreement shall be governed by and construed in accordance with the internal laws of the State of Texas, without giving effect to any choice or conflict of law provision or rule (whether of the State of Texas or any other jurisdiction) that would cause the application of laws of any jurisdiction other than those of the State of Texas.

Section 12.13 Submission to Jurisdiction. The parties hereby agree that any suit, action, or proceeding seeking to enforce any provision of, or based on any matter arising out of or in connection with, this Agreement or the transactions contemplated hereby, whether in contract, tort, or otherwise, shall be brought in the federal courts of the United States of America or the courts of the State of Texas, in each case located in Harris County and in Houston, Texas. Each of the parties hereby irrevocably consents to the jurisdiction of such courts (and of the appropriate appellate courts therefrom) in any such suit, action, or proceeding and irrevocably waives, to the fullest extent permitted by law, any objection that it may now or hereafter have to the laying of the venue of any such suit, action, or proceeding in any such court or that any such suit, action, or proceeding that is brought in any such court has been brought in an inconvenient forum. Service of process, summons, notice, or other document by registered mail to the address set forth in Section 12.04 shall be effective service of process for any suit, action, or other proceeding brought in any such court.

Section 12.14 Waiver of Jury Trial. EACH PARTY HERETO ACKNOWLEDGES AND AGREES THAT ANY CONTROVERSY THAT MAY ARISE UNDER THIS AGREEMENT IS LIKELY TO INVOLVE COMPLICATED AND DIFFICULT ISSUES AND, THEREFORE, EACH SUCH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LEGAL ACTION ARISING OUT OF RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

Section 12.15 Equitable Remedies. Each party hereto acknowledges that a breach or threatened breach by such party of any of its obligations under this Agreement would give rise to irreparable harm to the other parties or Apache, for which monetary damages would not be an adequate remedy, and hereby agrees that in the event of a breach or a threatened breach by such party of any such obligations, each of the other parties hereto and Apache shall, in addition to any and all other rights and remedies that may be available to them in respect of such breach, be entitled to equitable relief, including a temporary restraining order, an injunction, specific performance, and any other relief that may be available from a court of competent jurisdiction (without any requirement to post bond).

Section 12.16 Attorney's Fees. In the event that any party or third-party beneficiary hereto institutes any legal suit, action, or proceeding, including arbitration, against another party in respect of a matter arising out of or relating to this Agreement, the prevailing party or third-party beneficiary in the suit, action, or proceeding shall be entitled to receive, in addition to all other damages to which it may be entitled, the costs incurred by it in conducting the suit, action, or proceeding, including reasonable attorneys' fees and expenses and court costs.

Section 12.17 Remedies Cumulative. The rights and remedies under this Agreement are cumulative and are in addition to and not in substitution for any other rights and remedies available at law or in equity or otherwise, except to the extent expressly provided in Section 9.02 to the contrary.

Section 12.18 Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by email or other means of Electronic Transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

(SIGNATURE PAGE FOLLOWS)

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

The Company:

FIELDWOOD ENERGY I LLC, a Texas limited liability company	
D	
By:	_
[NAME]	
[TITLE]	
The Initial Member:	
[1
a [_]
By:	_
[NAME]	
[TITLE]	

EXHIBIT A

FORM OF TRANSITION SERVICES AGREEMENT

SCHEDULE A

MEMBERS SCHEDULE

Member Name, and Address	Capital Contribution	Membership Interest
[] [ADDRESS]	\$[AMOUNT]	100%
Total:	\$[AMOUNT]	100%

SCHEDULE B

INDEPENDENT DIRECTOR'S COMPENSATION

[To be the market compensation needed to attract a qualified candidate to accept the position.]

SCHEDULE C

SOLE MANAGER'S COMPENSATION

[To be the market compensation needed to attract a qualified candidate to accept the position.]

SCHEDULE D

ACCOUNTING PROCEDURES FOR APACHE OFFICERS AND EMPLOYEES

- I. DIRECT CHARGES
- 1. LABOR
- A. Salaries and wages, including incentive compensation programs as set forth in COPAS MFI-37 ("Chargeability of Incentive Compensation Programs"), for:
 - (1) Apache's field employees directly employed on-site in the conduct of plugging and abandonment and decommissioning activities with respect to the applicable Legacy Apache Property or the GOM Shelf Property, and
 - (2) Apache's employees providing First Level Supervision.

Charges for Apache's employees identified in Section I.1.A may be made based on the employee's actual salaries and wages, or in lieu thereof, a day rate representing Apache's average salaries and wages of the employee's specific job category.

Charges for personnel chargeable under this Section I.1.A who are foreign nationals shall not exceed comparable compensation paid to an equivalent U.S. employee pursuant to this Section I.1.

- B. Apache's cost of holiday, vacation, sickness, and disability benefits, and other customary allowances paid to employees whose salaries and wages are chargeable under Section I.1.A, excluding severance payments or other termination allowances. Such costs under this I.1.B may be charged on a "when and as-paid basis" or by "percentage assessment" on the amount of salaries and wages chargeable under Section I.1.A. If percentage assessment is used, the rate shall be based on Apache's cost experience.
- C. Expenditures or contributions made pursuant to assessments imposed by governmental authority that are applicable to costs chargeable under Sections I.1.A and B.
- D. Personal expenses of personnel whose salaries and wages are chargeable under Section I.1.A when the expenses are incurred in connection with directly chargeable activities.
- E. Apache's cost of established plans for employee benefits, as described in COPAS MFI-27 ("Employee Benefits Chargeable to Joint Operations and Subject to Percentage Limitation"), applicable to Apache's labor costs chargeable under Sections I.1.A and B based on Apache's actual cost not to exceed 40%.

F. Award payments to employees, in accordance with COPAS MFI-49 ("Awards to Employees and Contractors") for personnel whose salaries and wages are chargeable under Section I.1.A.

II. OVERHEAD

As compensation for costs not specifically identified as chargeable pursuant to Section I (Direct Charges), Apache shall be reimbursed in accordance with this Section II.

Functions included in the overhead rates regardless of whether performed by Apache, Apache's Affiliates or third parties and regardless of location, shall include, but not be limited to, costs and expenses of:

- design and drafting
- inventory costs
- procurement
- administration
- accounting and auditing
- human resources
- management
- supervision not directly charged under Section I.1 (Labor)
- in-house legal services
- taxation
- preparation and monitoring of permits and certifications; preparing regulatory reports; appearances before or meetings with governmental agencies or other authorities having jurisdiction over the applicable Legacy Apache Property or GOM Shelf Property, other than on-site inspections.

Overhead charges shall include the salaries or wages plus applicable payroll burdens, benefits, and personal expenses of personnel performing overhead functions, as well as office and other related expenses of overhead functions.

To compensate Apache for overhead costs incurred in connection with any particular plugging and abandonment or decommissioning project conducted on any applicable Legacy Apache Property or GOM Shelf Property, the following overhead rates shall be applied to those costs incurred in the performance of such plugging, abandonment, and decommissioning activities:

- (1) 5% of total costs if such costs are less than \$100,000; plus
- (2) 3% of total costs in excess of \$100,000 but less or equal to \$1,000,000; plus
- (3) 2% of total costs in excess of \$1,000,000.

Total cost shall mean the gross cost of any one project

Exhibit A2

FWE III Organizational Documents

[To Come]

Exhibit A3

FWE IV Organizational Documents

[To Come]

Exhibit B

Required Disclosures Under Section 1129(a)(5)

Exhibit C

Schedule of Retained Causes of Action

Schedule of Retained Causes of Action

In accordance with and as provided by section 1123(b) of the Bankruptcy Code, section 10.11 of the Fourth Amended Joint Chapter 11 Plan of Fieldwood Energy LLC and its Affiliated Debtors [Docket No. 1284] (together with all exhibits and schedules thereto and as may be amended, modified, and/or supplemented, the "Plan"), and the Confirmation Order, any and all Causes of Action of the Debtors (collectively, the "Retained Causes of Action"), whether arising before or after the Petition Date, including, but not limited to, any actions specifically enumerated herein, and such rights to commence, pursue, prosecute, and/or settle such Causes of Action shall be preserved notwithstanding the occurrence of the Effective Date. Except to the extent that any of the Retained Causes of Action are assigned or transferred to the Credit Bid Purchaser pursuant to the Credit Bid Purchase Agreement, the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, shall retain and may enforce all rights to commence, pursue, prosecute, and/or settle, as appropriate, each of the Retained Causes of Action.

As provided by section 10.11(a) of the Plan and the Confirmation Order and except as otherwise provided in the Credit Bid Purchase Agreement, the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, shall have, retain, reserve, and be entitled to assert all such claims, Causes of Action, rights of setoff or recoupment, and other legal or equitable defenses as fully as if the Chapter 11 Cases had not been commenced, and all of the Debtors' legal and equitable rights in respect of any Unimpaired Claim may be asserted after the Confirmation Date and Effective Date to the same extent as if the Chapter 11 Cases had not been commenced.

¹ Unless otherwise defined, capitalized terms used herein have the meanings ascribed to them in the Plan (as defined below).

No Entity may rely on the absence of a specific reference in the Confirmation Order, the Plan, herein, or the Disclosure Statement to any Cause of Action against it as any indication that Credit Bid Purchaser, the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, will not pursue any and all available Causes of Action against it.

As provided by section 10.11(b) of the Plan, notwithstanding section 10.11(a) of the Plan, on the Effective Date, Credit Bid Purchaser, the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, shall be deemed to have released all preference actions pursuant to section 547 of the Bankruptcy Code against the holders of Unsecured Trade Claims and General Unsecured Claims (in each case, solely in their capacity as holders of Unsecured Trade Claims and General Unsecured Claims, as applicable).

Unless any Causes of Action against an Entity are (i) expressly waived, relinquished, exculpated, released, compromised, or settled under the Plan or pursuant to a Bankruptcy Court order or (ii) sold, transferred, or assigned to the Credit Bid Purchaser or any of the NewCo Entities pursuant to the Credit Bid Purchase Agreement, the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, expressly reserve all Causes of Action for later adjudication, and, therefore, no preclusion doctrine, including the doctrines of res judicata, collateral estoppel, issue preclusion, claim preclusion, estoppel (judicial, equitable, or otherwise), or laches, shall apply to such Causes of Action upon, after, or as a consequence of confirmation or consummation of the Plan.

In accordance with section 1123(b)(3) of the Bankruptcy Code, except as otherwise provided in the Plan, herein, or the Confirmation Order, any Causes of Action that a Debtor may hold against any Entity shall vest in the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, or be sold, transferred, or assigned to the Credit Bid

Purchaser or any of the NewCo Entities pursuant to the Credit Bid Transaction. the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, through its authorized agents or representatives, shall retain and may exclusively enforce any and all such Causes of Action. the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, shall have the exclusive right, authority, and discretion to determine, initiate, file, prosecute, enforce, abandon, settle, compromise, release, withdraw, or litigate to judgment any such Causes of Action, and to decline to do any of the foregoing without the consent or approval of any third party or further notice to, or action, order, or approval of, the Bankruptcy Court. For the avoidance of doubt, in the event of any inconsistency between the Credit Bid Purchase Agreement and this schedule, the Credit Bid Purchase Agreement shall govern in all respects.

Notwithstanding and without limiting the generality of section 10.11 of the Plan, all claims and Causes of Action including, but not limited to, the following, are expressly reserved by the Post-Effective Date Debtors, FWE I, or any FWE Additional Entity, as the case may be, (or shall otherwise be sold, transferred, or assigned to the Credit Bid Purchaser or any of the NewCo Entities pursuant to the Credit Bid Purchase Agreement, as applicable): (a) claims related to insurance policies; (b) claims related to tax obligations and refunds; (c) claims, defenses, cross-claims, and counterclaims related to litigation and possible litigation, whether based in tort, contract, equity, or otherwise, including any personal injury claims and wrongful death actions; (d) claims related to contracts and leases; (e) claims related to accounts receivable and accounts payable; (f) claims related to deposits/prepayments, adequate assurance postings, and other collateral postings; (g) claims related to liens; (h) related party claims; (i) claims related to oil and gas leases and related agreements; (j) claims related to the Apache Definitive Documents, the Chevron Definitive Documents, or any Additional Predecessor Agreements; (k) claims, defenses, appeals, cross-

claims, and counterclaims related to any claims or actions asserted by any Governmental Authority, and (l) all other Causes of Action.

Notwithstanding and without limiting the generality of section 10.11 of the Plan, any Causes of Action or claims related to the following are expressly reserved by the Post-Effective Date Debtors, FWE I, FWE IV or any FWE Additional Entity, as the case may be (or shall otherwise be sold, transferred, or assigned to the Credit Bid Purchaser or any of the NewCo Entities pursuant to the Credit Bid Purchase Agreement, as applicable):

- In re: Fieldwood Energy LLC, et. al Fieldwood Energy LLC, Fieldwood SD Offshore LLC & Fieldwood Energy Offshore LLC v. Sanare Energy Partners (Adversary Case No. 20-03460);
- In re: Fieldwood Energy LLC, et. al Fieldwood Energy LLC v. Valero Marketing and Supply Company (Adversary Case No. 20-03497);
- Fieldwood Energy LLC, et al. v. Atlantic Maritime Services, LLC (Adversary Case No. 20-03476);
- Fieldwood Energy LLC, et al. v. Renaissance Offshore LLC (Adversary Case No. 20-03461);
- Fieldwood Energy LLC, et al. Fieldwood Energy, LLC and GOM Shelf LLC v. Everest Reinsurance Company, Philadelphia Indemnity Insurance Company, HCC International Insurance Company Plc, Apache Corporation, Apache Shelf, Inc., Apache Deepwater LLC, and Apache Shelf Exploration LLC (Adversary Case No. 20-03418); and
- Emergency Motion to Compel BP Production & Exploration Inc. to Perform Pre-Petition Contracts [Docket No. 792].

Exhibit D

Case 20-33948 Document 1394-1 Filed in TXSB on 05/26/21 Page 78 of 678

Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord to complete the date agreements.

 [4] Related lease parties represent current lease on-working interest convents and a series of the Debtors and the Schedule of Assumed Contracts, the applicable Definitive Decument shall control.

 [5] Televence is hereby made to the Debtors and the Schedule of Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2] Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser FW	III FW IV
1		Oilfield Services	MSA	3D at Depth, Inc.	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
2	1/1/2014	Oilfield Services	MSA	Abrado, Inc.	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×	
3	1/1/2014	Oilfield Services	MSA	ACADIAN CONTRACTORS INC	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
4	1/1/2014	Oilfield Services	Master Ground Transportation Contract	ACME TRUCK LINE INC	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×	
5	1/25/2016	Other	Master Services Contract - Quarterly Preventive Maintenance (Houston ofc)	ACS MAINTENANCE SOLUTIONS, INC	Fieldwood Energy LLC n.a.	n.a.	\$4,378.96	Assume and assign to Credit Bid Purchaser		×	
6	11/7/2017	Oilfield Services	MSA	ADAPT CONCEPTS, LLC.	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
7	9/6/2018	Oilfield Services	MSA	ADD ENERGY LLC	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
8		Non-Oilfield Services	Perpetual Software License Agreement	Adobe Software	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×	
9		Other	processes direct deposits, garnishments and tax	ADP	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
10		Oilfield Services	Fieldwood Energy LLC Purchase Order Terms and Conditions	Advanced Biocatalytics Corporation	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
11	1/1/2014	Oilfield Services	MSA	Advanced Logisitcs, LLC	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
12	4/1/2014 4/1/2014	Other Services Agreements	Response Resources Agreement Utilization Agreement	AET Inc.	Area wide		\$0.00	Assume and assign to Credit Bid Purchaser		×	
13	4/1/2020 1/1/2014	Non-Oilfield Services	A&R Utilization Agreement Consulting Agreement	AGILINK TECHNOLOGIES INC	Fieldwood Energy LLC In.a.	n.a.	\$19,980.24	Assume and assign to Credit Bid			
14		Non-Oilfield Services	Consulting Agreements	AGILINK TECHNOLOGIES INC	Fieldwood Energy LLC n.a.	na	\$19.980.24	Purchaser Assume and assign to Credit Bid		x	
15		Olifield Services	MSA, Work Order For Quincy Compressor Model QSI-220i	AIRE TECHNOLOGIES, COMPRESSED AIR SYSTEMS	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
16		Oilfield Services	Technical Services Contract	AKER SOLUTIONS INC	Fieldwood Energy LLC In.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
17		Oilfield Services	Fieldwood Energy LLC Purchase Order Terms and Conditions	Alamo Inc.	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
	12/14/2016		by and between Fieldwood Energy LLC and All Aboard Development		Fieldwood Energy LLC SS 189 Lease G04232	CASTEX OFFSHORE INC, WALTER OIL & GAS	\$0.00	Purchaser Assume and Allocate Pursuant to		x	
-			Corporation: All Aboard Development Corp. surrender of interest			CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC		Divisive Mergers	x		
19	7/14/2016	Non-Oilfield Services	Master Service Agreement	ALPHEUS DATA SERVICES	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
20		Non-Oilfield Services	Master Services Agreements	ALPHEUS DATA SERVICES	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
21		Oilfield Services	MSA	ALTEC, INC	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to	x		
22	10/1/1997	Lease of Platform Space	Lease of Platform Space - Amberjack Pipeline Company at GC 65 "A" Platform	Amberjack Pipeline Company	Fieldwood Energy GC 65 Lease G05889 Offshore LLC	WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI	\$0.00	Divisive Mergers Assume and assign to Credit Bid Purchaser			
						OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION FRA HELICOPTERS INC. MANTA				×	
						RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC,					
23	12/1/1997	Facilities & Tie-In Agreements	Offshore Tie-In - Amberjack Pipeline Company at GC 65 "A" Platform	Amberiack Pineline Company	Fieldwood Energy GC 65 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER	\$0.00	Assume and assign to Credit Bid			
					Offshore LLC	ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS	-	Purchaser			
						CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW				x	
						OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER					
24	3/27/2017	Facilities & Tie-In Agreements	APPROVAL BY FIELDWOOD ENERGY OFFSHORE TO ASSIGN AND ADDENDUM TO CONSENT TO ASSIGN BETWEEN	AMBERJACK PIPELINE COMPANY AND SHELL OFFSHORE INC.	Fieldwood Energy GI 116 Lease G13944 Offshore LLC	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser			
			AMBERJACK PIPELINE COMPANY AND SHELL OFFSHORE INC.							x	
25	11/1/2016	Acquisition / PSA / Other Purchase or Sale	by and between Fieldwood Energy Offshore LLC and Amberjack	Amberjack Pipeline Company LLC	Fieldwood Energy GC 19/65		\$0.00	Assume and assign to Credit Bid			
		Agreements Offshore Tie-in Agreement	Pipeline Company LLC: ROW OCS-G 17685 -16 inch pipeline by and between Fieldwood Energy Offshore LLC, Fieldwood Energy	Amberjack Pipeline Company LLC	Offshore LLC Fieldwood Energy GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Purchaser Assume and assign to Credit Bid		x	
			LLC and Amberjack Pipeline Company LLC: Consent of PSA between Empire and Amberjack subject to addendum		Offshore LLC		-	Purchaser		x	
27	7/11/2009	Marketing - Construction, Operations, Management, Ownership Agreements	Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack	Amberjack Pipeline, Chevron Pipe Line Company	Fieldwood Energy LLC MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC	\$0.00	Assume and assign to Credit Bid Purchaser			
			Pipeline. by and between Fieldwood Energy LLC and ?							x	
28	7/11/2009	Marketing - Construction, Operations, Management, Ownership Agreements	Proposes that the producers utilizing the Amberjack Pipeline, collectively. "the Producers", become owners in the Amberjack	Amberjack Pipeline, Chevron Pipe Line Company	Fieldwood Energy LLC MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC	\$0.00	Assume and assign to Credit Bid Purchaser			
		5	Pipeline. by and between Fieldwood Energy LLC and ?							x	
29	7/11/2009	Marketing - Construction, Operations, Management, Ownership Agreements	Proposes that the producers utilizing the Amberjack Pipeline, collectively. "the Producers", become owners in the Amberjack	Amberjack Pipeline, Chevron Pipe Line Company	Fieldwood Energy LLC MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC	\$0.00	Assume and assign to Credit Bid Purchaser			
		2	Pipeline. by and between Fieldwood Energy LLC and?							x	
30		Non-Oilfield Services	Addendum to Existing Interior Landscaping Agreement effective 03/03/2020	AMBIUS	Fieldwood Energy LLC n.a.	n.a.	\$3,494.77	Assume and assign to Credit Bid Purchaser		x	
31	6/1/2000	Marketing - Connection Agreement	Connection Agreement between Ambjerck Pipeline and Anadkaro, Shell and Ocean Energy, INC.	Ambjerck Pipeline and Anadkaro, Shell and Ocean Energy, INC.	GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser			
										x	
32	2/17/2014	Oilfield Services	Master Rental Services Agreement	Amega West Services, LLC	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid			
33		Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN AMERADA	AMERADA HESS CORPORATION AND VASTAR RESOURCES INC.	WD 121 Lease G19843, WD 122 Lease G13645	TAMPNET INC	\$0.00	Purchaser Assume and Allocate Pursuant to		x	
34		Joint Development / Venture / Exploration	HESS CORPORATION AND VASTAR RESOURCES INC. JOINT DEVELOPMENT AREA AGREEMENT DATED MARCH 7,	Amerada Hess Corporation, Vastar Resources Inc., Hardy Oil & Gas USA,	Fieldwood Energy I C: FI 107 Lesse G15241 FI 108 Lesse G03811 FI 117 Lesse G34203 FI 118		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
	· · · · · · · ·	Agreements	1996, BY AND BETWEEN LOUISIANA LAND AND EXPLORATION COMPANY AND ENSERCH EXPLORATION. INC. ET AL	inc., British-Borneo Exploration, Zilkha Energy Company, Louisiana Land and Exploration Company, Enserch Exploration, Inc.	Fieldwood Energy Offshore LLC			Divisive Mergers	x		
			COVERING PORTIONS OF BLOCKS 107, 108, 118 AND 117,								
		Oilfield Services	MSA; Transfer of ABS MSA to Affiliate	American Bureau of Shipping; ABSG Consulting, Inc.	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
36	1/1/2014	Oilfield Services	Master Ground Transportation Contract	AMERICAN EAGLE LOGISTICS LLC	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
37		Oilfield Services	502519_Master Services Agreement dated effective 01/03/2014	AMERICAN TANK CO, INC.	Fieldwood Energy LLC n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
38	3/25/2004	Joint Development / Venture / Exploration Agreements	Amendment to Joint Venture Development Agreement, dated. March 25, 2004 between Anadarko E 8t P Company LP: Chevron U.S.A.	Anadarko E&P Company LP	Fieldwood Energy SS 206 Lease G01522, SS 207 Lease G01523 Offshore LLC		\$0.00	Assume and Allocate Pursuant to Divisive Mergers			
			Inc.; Hunt Oil Company, Hunt Petroleum, the George, RBrown Partnership LP, Offshore Investment, Cov and the Lamar Hunt Trust					Š	x		×
			Estate,, whereby the Unit 'was expanded								

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Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

The proposed treatment set forth on this Schedule of Assumed Co	onition is on mornitarional purposes only. In the event of any comme se	are and the second of the seco	5 concede or 7 countries o						Applicabl	le Entity
# Contract Category Date	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III FW IV
39 3/1/1998 Unit Agreement and/or Unit Operating Agreement	OFFSHORE INC.	ANADARKO PETROLEUM CORPORATION AND SHELL OFFSHORE INC.	Fieldwood Energy Offshore LLC	GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		×	
40 3/1/1998 Unit Agreement and/or Unit Operating Agreement	UNIT NO.754398019 UNIT AGREEMENT FOR OUTER CONTINENTAL SHELF EXPLORATION, DEVELOPMENT, AND PRODUCTION OPERATIONS ON THE GRAND ISLE BLOCK 116 UNIT, DATED MARCH 1, 1988, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, AND SHELL OFFSORE INC. UNIT NO.754398019	ANADARKO PETROLEUM CORPORATION, AND SHELL OFFSORE INC UNIT NO.754398019		GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
41 3/2/1998 Letter Agreement - Other Land	LETTER AGREEMENT DATED MARCH 2, 1998, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, ET AL, AND AMOCO PRODUCTION COMPANY, ET AL.	ANADARKO PETROLEUM CORPORATION, ET AL, AND AMOCO PRODUCTION COMPANY, ET AL.	Fieldwood Energy Offshore LLC	GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
42 6/1/2000 Marketing - Connection Agreement	TIE IN AGREEMENT ON PLATFORM AMBERJACK PIPELINE COMPANY BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, SHELL OFFSHORE, INC., AND OCEAN ENERGY,	ANADARKO PETROLEUM CORPORATION, SHELL OFFSHORE, INC., AND OCEAN ENERGY, INC.		GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
43 2/1/2004 Joint Operating Agreement	Joint Operating Agreement by and between Anadarko Petrolusm Corporation and Noble Energy, Inc. dated effective February 1, 2004 and amended by, 40 and amended by 40 and 50 and 5	Anadarko US Offshore LLC		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Purchaser		x	
44 3/1/2004 Dedication Agreements	Dedication of GC 282 to ANR Pipeline dated 1 Mar 2004	ANR Pipeline Company	Fieldwood Energy LLC	GC 282 Lease G16727		\$0.00	Purchaser		x	
45 9/28/2001 Marketing - Connection Agreement	CONNECTION AGREEMENT INSTALLATION OF FACILITIES	ANR PIPELINE COMPANY, FOREST OIL CORPORATION		SM 149 Lease G02592		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and assign to Credit Bid	x	x	
46 Original - Non-O&G Real Property Lesse / Rental / 9/00/2013, Sublesse Agreements 1st Amend 1/14/2014, 2nd Amend 9/7/2017; 3rd Amend 6/7/2018	Subiases agreement between Fieldwood Enterly and Apache Total Area: 80000, 80150, 80200, L12, L15, L16, L17 and L18 Square Footage: 133,885 SF Address: 2000 W Sam Housoft Pkwy S, Houston, TX 77042	Apache		Total Area: B0300, B0150, B0200, L12, L15, L16, L17 and L18Square Footage: 133,885 SF		\$0.00	Purchaser		x	
47 6/3/2011 Other Notices	Apache Notice Letter, dated June 3, 2011, non-consented EB 159 #A 9 Well, Thru Tubing Gravel Pack GM 2-2. GAS IMBALANCE SETTLEMENT RELEASE AND INDEMNITY		Fieldwood SD Offshore LLC	EB 159 Lease G02646	APACHE DEEPWATER LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to			x
48 11/20/2012 Indemnity and Release Agreement	AGREEMENT BETWEEN APACHE AND SARATOGA, AS SUCCESSOR-IN-INTEREST UNDER THE TIE-IN MEASUREMENT AND ALL OCATION AGREEMENT.	APACHE AND SARATOGA		MP 140 Lease G02193	JX NIPPON OIL EXPLORATION USA LTD	\$0.00	Divisive Mergers	x		
49 6/15/2012 Marketing - Connection Agreement 50 9/30/2013 Acquisition / PSA / Other Purchase or Sale	REQUEST FOR CONSENT TO ASSIGNS MY 49C TIE IN CONNECTION TO SHELL BETWEEN PAPCHE AS SUCCESSOR IN INTEREST TO UNION OIL AND FOREST OIL AND EQUILON ENERPRISES			SM 149 Lease G02592		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and assign to Credit Bid	x	x	
50 9/30/2013 Acquisition / PSA / Other Purchase or Sale Agreements	Owned property - pay annual taxes Originaly aquired by Apache in 2011 acquisition. Included in Project Tobasco Agreement for \$1 Total Area: 3 buildings; office/lewarehouse space Square Footage: approx. 33,800 SF on approx 8 acres Address: 4677 NW Evangeline Thruway Carencro LA	Apache Corporation		na.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
51 9/30/2013 Other	Sublease Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
52 1/2/2014 Other	First Amendment to Sublease Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
53 9/7/2017 Other	Second Amendment to Sublease Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
54 5/21/2018 Other	Third Amendment to Sublease Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
55 9/30/2013 Other	Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
56 9/30/2013 Other	First Amendment to Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
57 9/30/2013 Other	Second Amendment to Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x		
58 7/1/2016 Other	Third Amendment to Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
59 9/1/2017 Other	Fourth Amendment to Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
60 1/3/2018 Other	Letter Agreement Amending Fourth Amendment to Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to	x		
61 4/11/2018 Other	Decommissioning Agreement Fifth Amendment to Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x		
62 1/13/2003 Farmout Agreement	(AEC) Inc	Apache Corporation & Hunt Petroleum (AEC), Inc.		SM 40 Lease G13607	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
63 5/19/2003 Confidentiality Agreements / AMI and Relate Consents	ed Area of Mutual Interest Agreement by and between FIELDWOOD ENERGY OFFSHORE LLC(SUCCESSOR TO GRYPHON EXPLORATION COMPANY) ANDAPACHE CORPORATION (SUCCESSOR TO SPINNAKER EXPLORATION COMPANY, L.L.C.)	APACHE CORPORATION (SUCCESSOR TO SPINNAKER EXPLORATION COMPANY, L.L.C.)	Fieldwood Energy Offshore LLC	SS 301 Lease G10794		\$0.00	Assume and assign to Credit Bid Purchaser		x	
64 8/1/2010 Marketing - Service Agreement	SERVICE AGREEMENT SOUTH PASS 49 PIPELINE QUALITY BANK SERVICES BY AND BETWEEN APACHE CORPORATION AND ALLOCATION SPECIALIST, LTD.	APACHE CORPORATION AND ALLOCATION SPECIALIST, LTD.		SP 49		\$0.00	Divisive Mergers	x		
65 2/1/2013 Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN APACHE CORPORATION AND ENERGY XXI GOM, LLC	APACHE CORPORATION AND ENERGY XXI GOM, LLC	5,	SP 62 Lease G01294, VK 899 Lease G34408	1	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
66 2/1/2013 Confidentiality Agreements / AMI and Relate Consents	AREA OF MUTUAL INTEREST AGREEMENT BY AND BETWEEN APACHE CORPORATION AND ENERGY XXI GOM, LLC	APACHE CORPORATION AND ENERGY XXI GOM, LLC - AREA OF MUTUAL INTEREST; APACHE CORPORATION, GOM SHELF LLC AND ENERGY XXI GOM LLC	Fieldwood Energy LLC	SP 62 Lease G01294, VK 899 G34408	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
67 6/30/2003 Lease of Platform Space	by and between Apache Corporation and Hunt Petroleum (AEC), Inc.	Apache Corporation and Hunt Petroleum (AEC), Inc.		SM 40 Lease G13607	, ,	\$0.00	Purchaser		×	
68 2/9/2009 Facilities & Tie-In Agreements 69 8/20/2007 Option Agreement	TIE-IN, MEASUREMENT AND ALLOCATION AGREEMENT BETWEEN APACHE CORPORATION AND LOBO OPERATING, INC.(Grand Bay Receiving Station) OPTION AGREEMENT BY AND BETWEEN APACHE	APACHE CORPORATION AND LOBO OPERATING, INC. (Grand Bay Receiving Station) APACHE CORPORATION AND MAGNUM HUNTER PRODUCTION, INC.	Fieldwood F	MP 140 Lease G02193 ST 287 Lease G24987	JX NIPPON OIL EXPLORATION USA LTD RIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
69 8/20/2007 Option Agreement	OPTION AGREEMENT BY AND BETWEEN APACHE CORPORATION AND MAGNUM HUNTER PRODUCTION, INC.	AFACTE CORPORATION AND MAGNUM HUNTER PRODUCTION, INC.	r leiuwoou energy LLC	G1 201 L6888 G24901	NIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and assign to Credit Bid Purchaser		x	

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
70	11/8/2012	Operating Agreement - Other	Attached to and made part of that certain Participation Agreement dates November 8, 2012 by and between Apache Corporation and Montiforte Exploration LLC	Apache Corporation and Monforte Exploration LLC		SM 48 Lease 786		\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Assets (as defined in the Credit Bid	x	x		
71	11/8/2012	Property Participation & Exchange Agreements	Participation Agreement dated November 8, 2012 by and between Apache Corporation and Monforte Exploration LLC	Apache Corporation and Monforte Exploration LLC		SM 48 Lease 786		Purchase Agreement) 50.00 Assume and (i) assign to Credit Bird Purchaser (pursuant to the Plan and the Credit Bird Purchase Agreement) on account of the Acquired Interests and/or Mergers on account of the Excluded Assets (as defined in the Credit Bird Purchase Agreement)	x	x		
72		Operating Agreement - Other	b/b Apache Corporation and PETSEC Energy Inc.	Apache Corporation and PETSEC Energy Inc.		MP 5 Lease SL13890, MP 6 Lease SL03771, MP 6 Lease SL13580, MP 6 Lease SL13891, MP 7 Lease SL03773, MP 7 Lease SL13892, MP 91 Lease G14576		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
73	11/15/2007	Property Participation & Exchange Agreements	PARTICIPATION AGREEMENT BY AND BETWEEN APACHE CORPORATION AND RIDGEWOOD DENERGY CORPORATION AS Amended 10 January 2009 here as there is an amendment, dated 10 Jan 2009 that describes both the ORTIN we pay to Magnum Hunter and the provenance by which Ridgewood newer received an assignment in ST2 27 as they went Non Consent in the Side Track, but they still relate their lates of PA (25%) in the Topfole of the Productor on ST 287 when we M to same date as the original PA	APACHE CORPORATION AND RIDGEWOOD ENERGY CORPORATION	Fieldwood Energy LLC	ST 287 Lease G24987	RIDGEWOOD ENERGY CORPORATION	\$0.00 Assume and assign to Credit Bid Purchaser		x		
74		Joint Operating Agreement	OPERATING AGREEMENT BY AN D BETWEEN APACHE CORPORATION AND RIDGEWOOD ENERGY CORPORATION	APACHE CORPORATION AND RIDGEWOOD ENERGY CORPORATION APACHE CORPORATION AND SARATOGAS RESULOURCES, INC.		ST 287 Lease G24987	RIDGEWOOD ENERGY CORPORATION	\$0.00 Assume and assign to Credit Bid Purchaser		x		1
75	11/20/2021	Facilities & Tie-In Agreements	CORPORATION AND SARATOGAS RESULOURCES, INC.			MP 140 Lease G02193	JX NIPPON OIL EXPLORATION USA LTD	Purchaser \$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
76		Joint Operating Agreement	CORPORATION AND STONE ENERGY DEESHORE LLC	APACHE CORPORATION AND STONE ENERGY OFFSHORE LLC		MP 314, 315 Lease G33693, MP 315 Lease G08467	EPL OIL & GAS, LLC; HE&D OFFSHORE LP, TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
77	l .	Property Participation & Exchange Agreements Joint Operating Agreement	PARTICIPATION AGREEMENT BY AND BETWEEN APACHE CORPORATION AND WALTER OIL & GAS CORPORATION	APACHE CORPORATION AND WALTER OIL & GAS CORPORATION	Fieldwood Energy LLC			Divisive Mergers	x			
78	7/1/2013	Joint Operating Agreement Letter Agreement - Other Land	bb Apache Corporation, Apache Shelf, Inc., Apache Deepwater LLC, Aquache Shelf-gioration LLC, Filedwood Energy LLC, and GOM Shelf; OA attached as Exhibit D	Apache Corporation, Chevron U.S.A. Production Company, Kelley Oil	Fieldwood Energy LLC. GOM Shelf LLC	WC 111 Lease 82, WC 130 Lease G12761, WC 174 Lease G02998, WC 252 Lease G02999, WC 259 Lease G02999, WC 259 Lease G02990, WC 259 Lease G029090, WC 259 Lease G029090, WC 259 Lease G02961, WC 259 Leas	BISSID EXPLORATION & FAIRFIELD ROYALTY CORP, HILCORP ENERGY I LP, BISSIO EXPLORATION & CALLON PETROLEUM ODERATING CO. W & 1 OFFSHORE MC, ANKOR ENERGY LLC, PEREGENER OIL AND GAG II, LLC, MARKET MISSION AS INC. COX OPERATING, LLC, SHELL TRADING (US) COMPANY	Purchaser (cursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and for the Acquired Interests and for the Acquired Interests and for the Acquired Interests and Flank (Margaris on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x	x
			Corporation, Chevron U.S.A. Production Company, Kelley Oil Corporation, Key Production Company, Mobil Exploration & Producing U.S. Inc. and Sabco Oil and Gas Corporation, regarding the OCS-G 4481 #A-23 Well, Main Pass Block 77, Main Pass Block 151 Field, Offshore. LA. Note: only have Key's executed coo	Corporation, Key Production Company, Mobil Exploration & Producing U.S. Inc. and Sabco Oil and Gas Corporation	Offshore LLC			Divisive Mergers	x			x
80		Joint Development / Venture / Exploration Agreements	MP 296 EXXI Exploration Agreement(Exploration Agreement Apache & Energy XXI 2-1-2013 with Exhibits (less B) Amendment and Ratification of OA eff. 4/23/2013 b/b Apache	APACHE CORPORATION, GOM SHELF LLC, ENERGY XXI GOM LLC Apache Corporation, GOM Shelf, BDX Ecoloration, BDX Group, Shoreline	3,	MP 296 Lease G01673	EPL OIL & GAS, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
81		Operating Agreement - Other	Corporation, GOM Shelf, BDX Ecploration, BDX Group, Shoreline Offshore and Tenkay Resources	Offshore and Tenkay Resources	GOM Shelf LLC	SS 68 Lease G02917, SS 91 Lease G02919		Divisive Mergers	x			
82		Farmout Agreement	Joint Area Agreement dated 06-01-2003 SM 40 and SM 41 Between Apache Corporation, Hunt Petroleum AEC Inc and LLOG Exploration Offshore Inc.			SM 40 Lease G13607, SM 41 Lease G01192	SANARE ENERGY PARTNERS, LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
83	11/7/2014	Assignment of Oil & Gas Leasehold Interest(s)	by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Comporation	Apache Corporation; Apache Offshore Petroleum Limited Partnership; Apache Shelf Exploration LLC	Fieldwood Energy LLC	SS 259 Lease G05044	APACHE OFFSHORE INVESTMENT GP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
84		Assignment of Oil & Gas Leasehold Interest(s)	by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Corporation	Apache Corporation; Apache Offshore Petroleum Limited Partnership; Apache Shelf Exploration LLC		ST 276 Lease G07780	APACHE OFFSHORE INVESTMENT GP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
85		Assignment of Oil & Gas Leasehold Interest(s)	by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Corporation	Apache Corporation; Apache Offshore Petroleum Limited Partnership; Apache Shelf Exploration LLC	Fieldwood Energy LLC		APACHE OFFSHORE INVESTMENT GP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
86			 by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Corporation 	Apache Corporation; Apache Offshore Petroleum Limited Partnership; Apache Shelf Exploration LLC	Fieldwood Energy LLC		APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
87		Well / Prospect Proposals	Letter proposing well B-19 MP 302 well by and between Fieldwood Energy LLC, GOM Shelf LLC, Apache Corporation and Apache Shelf Evolution LLC.	Apache Corporation; Apache Shelf Exploration LLC		MP 302 Lease G32264	APACHE SHELF EXPLORATION LLC, EPL OIL & GAS, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
88		Joint Development / Venture / Exploration Agreements	Exploration Venture for portions of VR 271 SM 87 by and between Fieldwood Energy Offshore LLC, Apache Corporation and Pisces Energy LLC	Apache Corporation; Pisces Energy LLC	Fieldwood Energy Offshore LLC	VR 271; Lease G04800, SM 87 Lease G24870	CASTEX OFFSHORE, INC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
89		Property Participation & Exchange Agreements	PARTICIPATION AGREEMENT bib APACHE CORPORATIONand CASTEX OFFSHORE, INC., ET AL		3,7	SS 189 Lease G04232	CASTEX OFFSHORE INC, WALTER OIL & GAS CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
90	5/1/2012	Other Transportation Agreements	CONDENSATE TRANSPORT & SEPARATION AGREEMENT b/b APACHE CORPORATION and CASTEX OFFSHORE, INC., ET AL	APACHE CORPORATIONand CASTEX OFFSHORE, INC., ET AL	Fieldwood Energy LLC	SS 189 Lease G04232	CASTEX OFFSHORE INC, WALTER OIL & GAS CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

[1] forom Contract Counterparties represent parties listed in actual agreements and/or vendor names.
[2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule for the contracts have a filed an amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and a filed and amended schedule for the contract have a filed and am

- 3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

 (4) Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts eased be balances. Cure estimates were adusted to zero for combeted trade agreements.
- [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 F lies of Feldwood Energy LLC and its Affiliated Debtors or 1, 2004 Injustice of the Pen's Capitalizated on the Scheduled Passamed Contracts is for informational purposes only. In the several of any Contract Injustice of any Contract Injustice Operation Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of any Contract Injustice Operation Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several Passamed Contracts is for informational purposes only in the several Passamed Contracts is for informational purposes only. In the several Passamed Contracts is for informational purposes only in the several Passamed Contracts is for informational purposes on the Scheduled Passamed Contracts is for informational purposes on the Scheduled Passamed Contracts is for information purposes on the several Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Sch

APACHE CORPORATIONand SENECA RESOURCES CORPORATION | Fieldwood Energy LLC | SS 189 Lease G04232 FARMOUT AGREEMENT b/b APACHE CORPORATIONand CASTEX OFFSHORE INC, WALTER OIL & GAS CORPORATION, WALTER OIL & GAS \$0.00 Assume and Allocate Pursuant to SENECA RESOURCES CORPORATION Divisive Mergers ORPORATION, BRISTOW US LLC 2/14/2009 OPTION AGREEMENT OPTION AGREEMENT b/b APACHE CORPORATION and WAI TER APACHE CORPORATION and WAITER OIL & GAS CORPORATION ET SS 189 Lease G04233 e and Allocate Pursuant ARMOUT AGREEMENT b/b APACHE CORPORATIONS APACHE CORPORATION and WALTER OIL & GAS CORPORATION F SS 189 Lease G04232 VALTER OIL & GAS CORPORATION, ET AL ORPORATION, WALTER OIL & GAS Divisive Mergers DRPORATION, BRISTOW US LLC 9/15/1978 Joint Operating Agreement Amendment of Operating Agreement, dated September 15, 1978. ieldwood SD Offshore EB 160 Lease G02647, EB 161 Lease G02648 \$0.00 Assume and Allocate Pursuant to ween Amoco Production Company, Mobil Oil Corporation, and Divisive Mergers Union Oil Company of California.

First Amendment to Operating. Agreements, dated effective
September 1, 1975, between Mobil Oil Corporation, Amoo APACHE DEEPWATER LLC Joint Operating Agreemen FR 158 Legge G02645 FR 150 Legge G02646 FR 160 Legge G02647 FR e and Allocate Pursuant t Divisive Mergers x Production Company, and 'Union Oil Company of California.

Second Amendment to Operating Agreements, dated effective November 13, 1978, between Mobil Oil Corporation, Amoco PACHE DEEPWATER LLC Divisive Mergers roduction Company, and Union Oil Company of California ourth Amendment to Operating Agreements, dated effecting Fourth Amendment to Operating Agreements, dated effective November 13, 1978, between Mobil Oil Corporation, Amoco Divisive Mergers x Production Company, and Union Oil Company of California

Third Amendment to Operating Agreements, dated effective January

1, 1980. between Mobil Oil Corporation. Amoco Production 1/1/1980 Joint Operating Agreement Anache Deenwate Fieldwood SD Offshore FB 158 Lease G02645 APACHE DEEPWATER LLC \$0.00 Assume and Allocate Pursuant to Divisive Merger . 1, 1980, between Mol Dil Corporation, Amoco Production Company, and Union Oil Company bf California. Amendment to Operating Agreement, dated April 22, 1980, between Union Oil Company, of California and Amoco Production Company. Amendment to Operating Agreement, dated effective July 1, 1986, between Amoco Production Company, Union Oil Company of Joint Operating Agreemen EB 159 Lease G02646, EB 160 Lease G02647 APACHE DEEPWATER LLC x PACHE DEEPWATER LLC x 61 Lease G02648 California, and Mobil ProducingTexas & New Mexico, Inc. 1/1/2001 EB 158 Lease G02645 PACHE DEEPWATER LLC Assume and Allocate Pursuant to Joint Operating Agreemen x 1,, 2001, between Union Oil Company of California and 'Vastar Divisive Mergers ffshore,Inc
mendment to Operating Agreement,, dated January 15, 2001, APACHE DEEPWATER LLC Assume and Allocate Pursuant to 102 1/15/2001 Joint Operating Agreement ieldwood SD Offshore EB 158 Lease G02645 \$0.00 Divisive Mergers etween Union Oil Company, Amoco Production Cor Detweet Onton On Company, Amoor Production Company, and Vastar Offshore, Inc Stipulates the interest held by Apache Offshore Petroleum Limited Partnership, Fieldwood Energy LLC and Third parties Unit Operating Agreement eff. 1-1-93 signment of Oil & Gas Les 103 7/1/2013 PN 969 G05953 me and Allocate Pursuant t VK 203 Lease G07890, VK 204 Lease G04921 ALOS PRODUCTION LLC Unit Agreement and/or Unit Opera che Shelf Explorati vood Energy LLC Agreement Letter Agreement - Other Land Divisive Mergers
Assume and Allocate Pursuant to 105 5/2/2014 Set forth the agreement between Apache Shelf and Fieldwood for the pache Shelf Exploration LLC dwood Energy LLC El 126 Lease 52 \$0.00 drilling of the El 126 A-5 well Divisive Mergers
Assume and Allocate Pursuant to 7/1/2013 Joint Operating Agreem nlling of the El 126 A-5 Well Operating Agreement covering OCS-G 32264 MP 302 MP 302 Lease G32264 APACHE SHELF EXPLORATION LLC, EPL OIL & \$0.00 106 Idwood Energy LLC Divisive Mergers Assume and Allocate Pursuant to GAS, LLC APACHE SHELF EXPLORATION LLC, EPL OIL & by and between Fieldwood Energy LLC, GOM Shelf LLC and Apache Apache Shelf Exploration LLC Shelf Exploration LLC - Amends certain Stot Rental Agreement dated 12/4/2013 Other Lease / Rental Agreeme ieldwood Energy LLC MP 302 Lease G32264 \$0.00 Divisive Mergers en Fieldwood Energy LLC, GOM Shelf LLC and Apac che Shelf Exploration I.I.O MP 302 Lease G32264 APACHE SHELF EXPLORATION LLC. EPI. OII. & en n Assume and Allocate Pursuant t Shelf Exploration LLC: Proposal to run casing and election by PHA MP311B-MP302B19 by and between Fieldwood and APACHE SHELF EXPLORATION LLC and APACHE SHELF EXPLORATION Divisive Mergers and Allocate Pursu Divisive Mergers GAS, LLC EI 136 Recorded Memorandum of Operating Agreement and El 136 Lease G03152 Assume and Allocate Pursuant to 110 Operating Agreement - Othe Idwood Energy LLC Divisive Mergers Assume and Allocate Pursuant to Financing Statement
El 136 Operating Agreement covering depths below 19,135' SSTVD Apache Shelf Exploration LLC Franscontinental Gas Pipeline Co LLC APACHE SHELF EXPLORATION LLC 7/1/2013 Joint Operating Agreemen ieldwood Energy LLC FI 136 Lease G03152 Divisive Mergers ranscontinental Gas Pipeline Co LLC PACHE SHELF EXPLORATION LLC. BP AMERICA ative Pref election associated with Apache Shelf to Juneuau by erential Rights Agreemer ation LLC Fieldwood Energy Offshore LLC & GON SO O and between Apache Shelf Exploration LLC Fieldwood Energy Offshore LLC & GOM Shelf LLC
WDIGI UOA - CATCO OPERATING AGREEMENT BY AND
BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY shelf LLC ieldwood Energy L ieldwood Energy Apache Shelf Exploration LLC, Atlantic Richfield Company, BP Explora & Production Inc., Conoco Inc., Fieldwood Energy Offshore LLC, GOM GI 32 Lease 174, GI 42 Lease 131, GI 43 Lease 175, GI 44 Lease 176, WD 67 Lease 179, WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD PACHE SHELF EXPLORATION LLC. BP AMERI elf LLC, OXY USA Inc., Texaco Producing Inc.
PACHE SHELF EXPLORATION LLC, ENERGY XXI GOM LLC Offshore LLC 71 Lease 838 MP 295 Lease G32263 ET AL APA - EXXI MP 295 Side Ltr Agrmnt dtd 2-22-13 PACHE SHELF EXPLORATION LLC. ENERGY XX \$0.00 Assume and Allocate Pursuant to Joint Development / Venture / Exc greements perating Agreement - Other GOM LLC APACHE SHELF EXPLORATION LLC, ENERGY XX Divisive Mergers Assume and Allocate Pursuant to b/b Apache Shelf Exploration LLC, Fieldwood Energy LLC and ache Shelf Exploration LLC, Fieldwood Energy LLC and Energy XXI MP 145 G35283, MP 272 Lease G34865, MP 294 N/2 Lease G34394, MP 2/1/2013 dwood Energy LLC \$0.00 Divisive Mergers
e and assign to Credit Bid
Purchaser Finergy XXI GOM, LLC as amended

Amendment-to Unit Operating Agreement, dated effective May 1, 1995, by and between Conco Inc., Vastar Resources, Inc., Texaco Exploration and Production Inc. and Oxy USA Inc. APACHE SHELF EXPLORATION LLC; BP AMERICA PRODUCTION GOM LLC APACHE SHELF EXPLORATION LLC. BP AMERICA Unit Agreement and/or Unit Operat CATCO OPERATING AGREEMENT BY AND BETWEEN CONOC Fieldwood Energy Offshore LLC; GOM 3 199 Lease G12358 INC. AND ATLANTIC RICHFIELD COMPANY ET AL Idwood Energy Offshore LLC; GOM Shelf LLC Divisive Mergers helf LLC GI CATCO UOA - CATCO OPERATING AGREEMENT BY AND Apache Shelf Exploration LLC: BP Exploration & Production Inc. GI 39 Lease 126, GI 39 Lease 127, GI 40 Lease 128, GI 41 Lease 129, GI 41 APACHE SHELF EXPLORATION LLC, BP AMERICA Operating Agreement - Other ieldwood Energy Assume and assign to Credit Bid BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY eldwood Energy Offshore LLC; GOM Shelf LLC Offshore LLC; GOM Lease 130, GI 46 Lease 132, GI 47 Lease 133, GI 48 Lease 134, GI 52 PRODUCTION COMPANY shore shelf LLC rmic Offshore NS, / ease 177 SS 247 Lease G01028. SS 248 Lease G01029. SS 249 Lease G01030. SS pache Shelf Exploration LLC; Bureau of Ocean Energy Management, ynamic Offshore Resources NS, LLC; Fieldwood Energy LLC; Fieldwood nergy Offshore LLC; Hillcrest GOM, Inc.; Talos ERT LLC; W & T Energy , LLC; W & T Offshore, Inc. TALOS ERT LLC W & T ENERGY VILLO Unit Agreement and/or Unit Operati a and Allocate Pursuant to ources NS, LLC; Divisive Mergers eldwood Energy LLC eldwood Energy Offshore LLC GI 32 Lease 174, GI 42 Lease 131, GI 43 Lease 175, GI 44 Lease 176, WD 67 Lease 179, WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD PRODUCTION COMPANY West Delta-Grand Isle Unit Agreement, dated November 21,1955, between Continental Oil Company, as unit operator, and The Atlanti-11/21/1955 Unit Agreement and/or Unit Operating sache Shelf Exploratoin LLC; BP Exploration & Production Inc.; eldwood Energy Offshore LLC; GOM Shelf Fieldwood Energy Offshore LLC; GOM Assume and assign to Credit Bid Refining Company, Tidewater Associated Oil Company and Cities Shelf LLC '1 Lease 838 Production Company as non-operators as amended : Unit No. 891002454 Farmout Agreement: OCS-G 13576; East Cameron Block 71 (Limited 4/1/2014 Farmout Agreement ache Shelf LLC: CASTEX OFFSHORE INC ieldwood Energy LLC FC 71: Lease G13576 \$0.00 Assume and Allocate Pursuant to The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and II), that remained in service after El 315 Lease G02112, El 316 Lease G05040, El 330 Lease G02115, El 281 Lease G09591, El 282 Lease G09592, El 329 Lease G02912, El 337 Lease Divisive Mergers abandonment of Bonito Pipeline. All owners in the Bonito Pipeline assigned their respective interest to Apache (Fielwood) by and G03332, El 354 Lease G10752, El 353 Lease G03783, El 361 Lease G02324 etween Fieldwood Energy LLC and and between histowood Enerry LLC and and The Operator is responsible for the entity's operations, accounting, and reporting detailed in the Operating Agreement, including pipeline operation, report, and maintenance, as well as administrative functions such as paying expenses and maintaing records by and sobsteps Epichaged Energy LLC and and ieldwood Energy LLC MC 110 Lease G18192 11/2/2010 Marketing - Construction, Operations, Management, Ownership Agreements pache, Fieldwood Energy LLC, and Bonito Pipeline Owners MARUBENLOIL & GAS (USA) LLC. TALOS Assume and assign to Credit Bid Purchaser petween Fieldwood Energy LLC and and Marketing - Construction, Operations, Management, Ownership Agreements The Operator is responsible for the entity's operations, accounting, and reporting detailed in the Operating Agreement, including pipeline che. Fieldwood Energy LLC. and Bonito Pipeline Owners od Energy LLC Assume and assign to Credit Bio operation, repair, and maintenance, as well as admintistative function such as paying expenses and maintaing records by and between Fieldwood Energy LLC and and
Data Agreement effective 2-1-2013 by and between Fieldwood APACHE GOM SHELF EXXLETELDWOOD Fieldwood Energy LLC: SP 62 Lease G01294, VK 899 Lease G34408. 125 2/1/2013 Data Agreement \$0.00 Assume and Allocate Pursuant to Data Agreement emedure 2-1-2013 by and between Fieldowood Energy LLC, GOM Sheff LLC, Apache Corporation and EXXI Apache withdrawas and assigns its interst in the HI 176 Platform A and Pipeline Segment 8569 to Hoactzin and creates an escrow in the amount of \$594K for abandomment. 3/5/2012 II 176 Leone G06164 SO O Divisive Mergers

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	IO1	Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
127	2/22/2016	Elections	by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration IV, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election	ApacheShelf Exploration LLC; GOM Offshore Exploration I, LLC; Hall- Houston Exploration IV, L.P.	Fieldwood Energy LLC	SS 176 Lease G33646		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
128		Oilfield Services	OTHER SERVICES - 544937_Master Services Agreement dated effective 09/01/2016	A-PORT LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
129		Oilfield Services	777485_Master_Service_Contract Effective_5-25-2017	APPSMITHS VENTURES LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
130		Oilfield Services	700020_Master_Service_Contract Effective_11-1-2013	AQUEOS CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
131		Olifield Services	Contract Compression and Aftermarket Services	ARCHROCK PARTNERS OPERATING LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
132		Olifield Services	Contract Compression and Aftermarket Services	ARCHROCK SERVICES, LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
133	1/1/1982	Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN SOHIO	Arena Energy LP; Dynamic Offshore Resources NS, LLC; Fieldwood	Dynamic Offshore	El 315 Lease G24912	ARENA ENERGY LP, TANA EXPLORATION	\$0.00	Purchaser Assume and Allocate Pursuant to		^		$\overline{}$
			PETROLEUM COMPANY AND EXXON CORPORATION	Energy LLC; Fieldwood Energy Offshore LLC	Resources NS, LLC; Fieldwood Energy LLC;		COMPANY LLC		Divisive Mergers	×			
					Fieldwood Energy Offshore LLC								
134	11/7/2017	Marketing - PHA	Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998	Arena Energy LP; Manta Ray Offshore Gathering, L.L.C.	Fieldwood Energy LLC	HI A547		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
135	4/1/1977	Unit Agreement and/or Unit Operating Agreement	UNIT OPERATING AGREEMENT BY AND BETWEEN DEVON ENERGY PRODUCTION , APACHE CORPORATION, ET AL.	Arena Energy Offshore, LP; Arena Energy, LP; Energy XXI GOM LLC; Fieldwood Energy LLC; GOM Shelf LLC; Renaissance Offshore, LLC	Fieldwood Energy LLC; GOM Shelf LLC	El 330 Lease G02115	ENERGY XXI GOM LLC, RENAISSANCE OFFSHORE LLC, Arena, TANA EXPLORATION COMPANY LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
136	4/1/1977	Unit Agreement and/or Unit Operating	Unit Agreement, JD Sand, Reservoir A. Eugene Island Block 330	Arena Energy Offshore I.P. Arena Energy I.P. Energy XXI GOM I.I.C.	Fieldwood Energy LLC:	El 330 Lease G02115, El 337 Lease G03332	ENERGY XXI GOM LLC. RENAISSANCE OFFSHORE	\$0.00	Assume and Allocate Pursuant to				
		Agreement	Field (Unit Number 891016943), dated effective April 1,1977, naming Pennzoil Oil & Gas, Inc., as Operator, and Texaco Inc. and Shell Oil	Fieldwood Energy LLC; GOM Shelf LLC; Renaissance Offshore, LLC	GOM Shelf LLC		LLC, Arena, TANA EXPLORATION COMPANY LLC		Divisive Mergers	×			
137	4/17/2018	Marketing - PHA	Company, as sub-operators by and between Fieldwood Energy LLC and Arena Energy, LP:	Arena Energy, Lp	Fieldwood Energy LLC	HI A547		\$0.00	Assume and Allocate Pursuant to				
		•	Amendment to Production Handling Service Agreement dated May 8, 1988		3,7				Divisive Mergers	×			
138	8/8/2018	Elections	In accordance with certain Farmout Agreeements dated 12/17/2002	Arena Energy, LP; Arena Offshore, LP	Fieldwood Energy LLC	PL 25 Lease G14535	ARENA OFFSHORE LP	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
139		Farmout Agreement	05/19/2003 and 02/13/2004, Fieldwood elects to decline Pursuant to that certain Farmout dated 12/17/2002. Reassignment to Arena and P&A liabilitiy	37, ,	Fieldwood Energy LLC	PL 25 Lease G14535	ARENA OFFSHORE LP	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
140		Throughput Capacity Lease Agreement	Fieldwood leases capacity to Arena for Barnacle Pipeline	Arena Offshore, LP		El 316; El 330 Barnacle Pipeline Lease G05040, El 316; El 330 Barnacle Pipeline Lease G02115	ARENA ENERGY LP, TANA EXPLORATION COMPANY LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
141		Oilfield Services	P&A Contractor	ARO SOLUTIONS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
142		Oilfield Services	701006_PO Terms & Conditions dated effective 10/14/2015	ARROW MAGNOLIA INTERNATIONAL, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
143	11/1/2013	Non-Oilfield Services	Consulting Agreement	Ascende Inc	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
144		Oilfield Services	529652_Master_Service_Contract Effective_12-31-2019	ASRC ENERGY SERVICES OMEGA, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		$\neg \neg$
145		Non-Oilfield Services	License and System Service Agreement	ASSAI SOFTWARE SERVICES BV	Fieldwood Energy LLC	n.a.	n.a.	\$11,347.31	Assume and assign to Credit Bid		x		$\neg \neg$
146	12/31/2019	Non-Oilfield Services	License and System Services Agreement	ASSAI SOFTWARE SERVICES BV	Fieldwood Energy LLC	n.a.	n.a.	\$11,347.31	Assume and assign to Credit Bid Purchaser		x		
147		Oilfield Services	License and System Services Agreement dated effective December 31, 2019	ASSAI SOFTWARE SERVICES BV	Fieldwood Energy LLC	n.a.	n.a.	\$11,347.31	Assume and assign to Credit Bid Purchaser		x		=
148	ı	Non-Oilfield Services	AT&T Dedicated Ethernet 7663403	AT & T CORP	Fieldwood Energy LLC	n.a.	n.a.	\$1,109.42	Assume and assign to Credit Bid Purchaser		x	-	
149	1	Non-Oilfield Services	AT&T Mobile Business Agreement dated 07/19/2017	AT&T MOBILITY	Fieldwood Energy LLC	n.a.	n.a.	\$14,234.87	Assume and assign to Credit Bid Purchaser		x		
150	11/1/2013	Non-Oilfield Services	Master Services Contract - Offshore Inspection Services (shelf)	ATHENA CONSULTING INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		$\overline{}$
151		Oilfield Services	554353_Master Services Agreement dated effective 11/01/2013	ATHENA CONSULTING INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to	x			
152	9/10/1991	Letter Agreement - Other Land	LETTER AGREEMENT BY AND BETWEEN ATLANTIC RICHFIELD	ATLANTIC RICHFIELD COMPANY AND EXXON CORPORATION	Fieldwood Energy LLC	ST 67 Lease 20		\$0.00	Divisive Mergers Assume and assign to Credit Bid		x	-	
153	7/1/1992	Joint Operating Agreement	COMPANY AND EXXON CORPORATION JOINT OPERATNG AGREEMENT BY AND BETWEEN ATLANTIC	ATLANTIC RICHFIELD COMPANY AND SAMEDAN OIL CORPORATION	Fieldwood Energy LLC	ST 67 Lease 20		\$0.00	Purchaser Assume and assign to Credit Bid		x		
154	1/1/1989	Operating Agreement - Other	RICHFIELD COMPANY AND SAMEDAN OIL CORPORATION CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO	Atlantic Richfield Company, Texaco Producing Inc., Canadianoxy Offshore	Fieldwood Energy	SS 206 Lease G01522		\$0.00	Purchaser Assume and Allocate Pursuant to	×			x
155	9/13/1991	Letter Agreement - Other Land	INC. AND ATLANTIC RICHFIELD COMPANY ET AL Letter Agreement by and between Atlantic Ritchfield Company and	Production Company and OXY USA Inc. Atlantic Ritchfield Company and Exxon Corporation	Offshore LLC	ST 53 Lease G04000, ST 67 Lease 20		\$0.00	Divisive Mergers Assume and assign to Credit Bid	-	x		
156	7/1/1992	Well Completion Agreement	Exxon Corporation : Well Completion Agreement by and between Atlantic Ritchfield	Atlantic Ritchfield Company and Samedan Oil Corporation		ST 67/68 Lease 20		\$0.00	Purchaser Assume and assign to Credit Bid		x		-
157		Non-Oilfield Services	Company and Samedan Oil Corporation : ST 68 001 Well Master Services Contract Effective 05/16/17	Automatic Access Gates LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		$\overline{}$
158	6/15/1999	Joint Development / Venture / Exploration	by and between Aviara Energy Corporation and Eugene Island 309,	Aviara Energy Corporation and Eugene Island 309, L.L.C.		El 313 Lease G02608	EPL OIL & GAS, LLC	\$0.00	Purchaser Assume and Allocate Pursuant to	x	^		
159	5/18/1999	Agreements Operating Agreement - Other	L.L.C. by and between Aviara Energy Corporation and Texaco Exploration	Aviara Energy Corporation and Texaco Exploration and Production Inc.		El 313 Lease G02608	EPL OIL & GAS, LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
160		Non-Oilfield Services	and Production Inc. Software Licensing Agreement	AXIO GLOBAL, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	^	x	-+	-
161		Oilfield Services	Labor	B & B SERVICES	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	+	-
162		Oilfield Services	514517_Master Services Agreement dated effective 01/30/2014	B & J MARTIN INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to	x	x	-+	-
163		Oilfield Services	510096_Master Services Agreement dated effective 11/01/2013	BAKER HUGHES OILFIELD OPERATIONS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x	x	+	-
164		Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY	/ Bandon Oil & Gas, LP; Fieldwood Energy LLC; Fieldwood Energy Offshore	Bandon Oil and Gas, LP;	HI A365 Lease G02750, HI A376 Lease G02754	TAMPNET INC	\$0.00	Purchaser Assume and Allocate Pursuant to		^	+	-
			AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND	LLC	Fieldwood Energy LLC; Fieldwood Energy				Divisive Mergers	×			
			SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC. AND SAMEDAN OIL		Offshore LLC					x			
165		Oilfield Services	CORPORATION, NON-OPERATORS. 559390 Master Services Agreement dated effective 05/12/2015	BARRACUDA OIL TOOLS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid			-+	
166		Dilfield Services	700912_Master Services Agreement dated effective 04/14/2015	BAYWATER DRILLING LLC	Fieldwood Energy LLC	na.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	-+	
167		Ollfield Services	538336 Master Services Agreement dated effective 01/01/2014	BEACON RENTAL & SUPPLY INC	Fieldwood Energy LLC	na.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x	\longrightarrow	
168		Olifield Services	700538_Master Services Agreement dated effective 04/11/2014	BECNEL RENTAL TOOLS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to		x	\longrightarrow	
169		Dilfield Services	558650_Master Services Agreement dated effective 01/01/2014	BEDROCK PETROLEUM CONSULTANTS LLC	Fieldwood Energy LLC	na.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x		-+	
170		Oilfield Services	777960 Master Services Agreement dated effective 08/09/2019	BELZONA HOUSTON / OFFSHORE	Fieldwood Energy LLC	n a	na	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x		
171		Ollfield Services	Specialty Coatings Company used in the GOM to Protect the Interior	BELZONA HOUSTON / OFFSHORE BELZONA OFFSHORE	Fieldwood Energy LLC	na .	na	\$0.00	Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid		x		
172		Oilfield Services	Bucking Up Pup-Joints and Collars	BENTON COMPLETION SERVICES INC	Fieldwood Energy LLC	n a	na	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
173		Oilfield Services	777788_Master Services Agreement dated effective 10/09/2018	BERGER GEOSCIENCES, LLC	Fieldwood Energy LLC	na .	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	$-\!\!\!\!+$	
173		Ownership & Partnership Agreements	Partnership agreement by and between BHP Billiton Petroleum	BHP Billiton Petroleum (Deepwater) Inc, Noble Energy and Chevron USA		GC 282 Lease G16727, GC 238 Lease G26302	11.00	\$0.00	Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid		x		
17-4	→11/2003	ownership a natural ship Agreements	(Deepwater) Inc, Noble Energy and Chevron USA re certain operations across GC 238 and GC 282	re certain operations across GC 238 and GC 282	c.swood Energy LEC	00 202 2000 0 10121, GO 200 Ledde 020002		90.00	Purchaser		x		
	l		operations across GC 230 and GC 202	I .	1	1	1	1					

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Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

- [1] forom Contract Counterparties represent parties is laded in actual agreements and/or vendor names.
 [2] The Debtors continue to review the contracts lots with risk schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

o) that certain LEase Exchange and Well Participation Agreement b and between BP Exploration and Production and Fleldwood Energy LLC dated and effective 20 Jan 20
"Bright" Joint Operating Agreement made part of the "Bright
Participation Agreement" dated 3 June 2014 by and between Noble

Exploration and Production dated 3 Oct 19 agreeing the method for renumeration of BP for its costs incurred facilitating the tie-in into the BP operated Loop and Na Kika Platform.

BP Exploration & Production Inc.

Energy, Inc and BP Exploration and Production, Inc. Letter Agreement by and between Fieldwood Energy LLC and BP

10/3/2019 Letter Agreement - Other Land

3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

(4) Related leases parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts parable balances. Curre estimates were adulated to zero for comolected trade acreements. [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1f Plan of Fieldwood Energy LLC and its Affiliated Debtors (Dotes No. 1284) [including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the Plan'). Capitalizated control.

The proposed residence is the Debtor: Fourth Amended Joint Chapter 1f Plan of Fieldwood Energy LLC and its Affiliated Debtors. The proposed residence is the Plan's Capitalizated and its Schedule of Sassamed Contracts is the applicable Definitive Documents relating to the Debtors of the Debtors of the Plan's Capitalizated and the Schedule of Sassamed Contracts is the applicable Definitive Documents relating to the Debtors of the Debto Applicable Entity 175 6/15/2012 Property Participation & Exchange Lease Exchange Agreement between BHP Billiton Petroleum
(Deepwater) Inc. and Marathon Oil Company dated and Effective 15 and Effective 15 June 2012 MC 992 S/2 Lease G24133 ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC Assume and assign to Credit Bid Purchaser Орегивир Agreement by and between BHP Petroleum (Deepwater) line and Chewron USA Inc dated 1 Mar 97 (Typhoon Operating Agreement) which is made applicable to the Boris Prospect on GC 282 by that certain Joint Venture Agreement dated 18 Jul 2001. eldwood Energy LLC and assign to Credit Bid HP Billiton Petroleum Deenwater: CHEVRON USA INC GC 282 Lease G1672 Noble Ratified the JOperating Agreement on 31 August 2001 loint Operating Agreement by and between Noble Energy, Inc., BHP Billiton Petroleum Deepwater: Equinor USA E&P: Murphy E&P USA Fieldwood Energy LLC GC 768 Lease G21817. GC 679 Lease G21811 7/1/2009 Joint Operating Agreemen ANADARKO US OFFSHORE LLC Assume and assign to Credit Bid Samson Offshore Inc, Murphy Exploration and Production Compan USA and Statoil USA E+P Inc dated 1 July 2009, as amended by (b) 2nd Amendment dated 14 Oct 09 and (c) 3rd Amendment dated 10 Nov 09 Joint Operating Agreement by and between BHP Petroleum (Deepwater) Inc and Chevron USA Inc dated 1 Mar 97 (Typhoon Operating Agreement) which is made applicable to the Boris BHP Billiton Petroleum DW; NOBLE NERGY, INC., NORSK HYRDO E&P AMERICAS AS, INC. AND DAVIS OFFSHORE, L.P. Fieldwood Energy LI Fieldwood Energy Offshore LLC Prospect on GC 282 by that certain Joint Venture Agreement dated Noble Ratified the JOperating Agreement on 31 August 2001 JBA dated 1 Mar 04 with BHP mandates used of the Boris JOH valests / refer ow with 1"m intrinsians uses on use so in Operating Agreement for GC 238 Letter Agrim by and between BHP, CVX and Noble settling dispute re BHP, CVX and Noble settling dispute re OH and PHA Fees on Boris and at OH and PHA Fees on Boris and at 1 Typhoon platform dated 29 June 1 Typhoon platform dated 29 June 06 5/1/2005 Letter Agreement - Other Land eldwood Energy LLC Assume and assign to Credit Bid 538911_Rental Agreement dated effective 10/10/2018 Purchaser and assign to Credit Bid suant to change in operatorship per that PSA btw SandRidge Black Elk EB 110 P&A Comms Provider Purchaser Assume and assign to Credit Bid ilfield Services \$0.0 eldwood Energy LLC Purchaser Assume and assign to Credit Bid Oilfield Services Cement Heads. Centralizer Subs. Divert Tool \$0.00 Purchaser
Assume and assign to Credit Bid 564131-Daywork Drilling Contract dated 11-26-200 \$0.00 x 541284_Master Services Agreement dated effective \$0.0 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Nork Order dated effective 08/14/2014 537486_Master Services Agreement date Purchaser 187 Non-Oilfield Services \$0.00 Consulting Agreement Blue Latitudes, LLC lwood Energy LLC Assume and Allocate Pursuant to Divisive Mergers
Assume and assign to Credit Bid
Purchaser
Assume and Allocate Pursuant to 188 Non-Oilfield Service: Perpetual Software License Agreement BLUE MARBLE GEOGRAPHICS eldwood Eneray LLC \$0.00 700965 Master Service Contract Effective 7-22-2015 BOBCAT METERING-CALIBRATION SERVICES. LLC \$0.00 189 eldwood Energy LLC Divisive Mergers
Assume and assign to Credit Bid 190 \$0.00 Transfer of Ownership and Title Agreement, made and entered into August 5, 2000, by and between Bonray,Inc.; Energen Resources Bonray, Inc.; Energen Resources Corporation; Forcenergy Inc; Gardner Offshore Corporation; Guifstar Energy, Inc; Fieldwood Energy Offshore LLC Corporation; Forcenergy Inc; Gardner Offshore Corporation; Guifstar Energy, Inc;; ulfstream Energy Services, Inc.; Liberty Energy Gulfstream Energy Services, Inc.: Liberty Energy Gulf Corporation Guissraam Energy Services, Inic., Liberty Energy Guin Corporation, Range Energy Ventures Corporation; and V.Saia Energy Interests, Inc., as Seller, to Range Resources Corporation and Chevron U.S.A. Inc., concerning the sale of the Main Pass Block 154 Platform 'A' and the wells OCS-G 10902 No. A001 and OCS-G 10902 No. A002, all as more fully described in said document.
Various Drilling Services - Snubbing Units, HWO Units, Co Assume and assign to Credit Bid 564216 Master Services Agreement dated effective 01/14/2014 BOSARGE BOATS INC \$0.00 Assume and assign to Credit Bid 193 Oilfield Services ieldwood Energy LLC Purchaser Assume and assign to Credit Bid 536394_Master_Service_Contract Effective_4-6-2017 194 Oilfield Services \$0.00 ieldwood Energy LLC Purchaser Assume and assign to Credit Bid 195 Oilfield Services 777507 Master Services Agreement dated effective 08/10/2017 BOSCO OILFIELD SERVICES LLC ieldwood Energy LLC \$0.00 × eldwood Energy LLC 196 6/13/2016 Non-Oilfield Services Cloud Based Document Sharing Site Assume and assign to Credit Bid . WC 34 Lease G02819, WC 35 Lease G01860, WC 66 Lease G02825, W 7 Lease G02826 COMPANY AND STONE ENERGY CORPORATION.
Company Agreement, dated effective December 31, 2007, between BP America Production Company, Chevron USA Inc. and GOM Shell APACHE SHELF EXPLORATION LLC, BP AMERICA Assume and assign to Credit Bid ffshore LLC RODUCTION COMPANY LLC, amending the Operating Agreements for certain jointly-owned Facilities and Wells in GI 40, 41, 47, 48 and WD 69 and 70 damaged y Hurricane Katrina. VATER SATURATION AGREEMENT BP AMERICA AND CMS Assume and Allocate Pursuant to Divisive Mergers 9/26/2002 Marketing - Other BP AMERICA PRODUCTION COMPANY, CMS TRUNKLINE GAS EW 826 Lease G05800 APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC TRUNKLINE GAS COMPANY, LLC Letter Agreement re BP Project Team for Genovesa by and bet BP and FW dated 3 Oct 2019 IC 519 Lease G27278 P EXPLORATION & PRODUCTION INC. HOUST ENERGY DEEPWATER VENTURES I, RED WILLOW lwood Energy LLC Other Lease / Rental Agreemen Lease Rental and Minimum Royalty Payment Agreement by and MC 993 N/2 Lease G24134 Assume and assign to Credit Bid ween BP Exploraiton and Produciton, Inc, Marathon Oil Cmpany Energy, Inc., Samson Offshore, LLC, BHP Billiton Petroluem (Deepwater and Noble Energy, Inc dated 9 March 2012, but effective 1 Jan 12 Inc

BP EXPLORATION & OIL INC. AND SHELL OFFSHORE INC ET AL BP EXPLORATION & OIL INC. TALOS PRODUCTION LLC 202 1/1/1994 Joint Operating Agreement vood Energy LLC MC 108 Lease G0977 \$0.00 Assume and Allocate Pursuant to Divisive Mergers
Assume and assign to Credit Bid 203 4/2/2007 Inint Operating Agreement - Isahella Prospect, dated effective April twood Energy LLC MC 562 Lease G19966 so on Inint ∩nerating Agreemen Joint Operating Agreement – Isabella Prospect, dated effective Apri 2, 2007, by and between BP Exploration & Production Inc. as Operator and Noble Energy, Inc (predecessor in interest to Fieldwood Energy LLC) as Non-Operator, governing the Mississippi Carryon Block 562 (OCS-619966) as amended by a) the first amendment to the Isabella Prospect JOperating Agreement dated 25 October 2018, but made effective as of 15 Oct од иле вессити amenament to the Isabella Prospect JOperating Agreement dated 10 Dec 2018, but made effective as of 15 Oct 2018;

eldwood Energy LLC MC 519 Lease G27278

MC 474 Lease G35825, MC 518 Lease G35828

BP EXPLORATION & PRODUCTION INC. HOUSTON

ENERGY DEEPWATER VENTURES I, RED WILLOW

\$0.00

Assume and assign to Credit Bid

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Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

[1] forom Contract Counterparties represent parties is laded in actual agreements and/or vendor names.
[2] The Debtors continue to review the contracts lots with risk schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

- 3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

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- [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1f Plan of Fieldwood Energy LLC and its Affiliated Debtors (Dotes No. 1284) [including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the Plan'). Capitalizated control.

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Applicable Entity ieldwood Energy LLC MC 519 Lease G27278 Assume and assign to Credit Bid Purchaser 1/28/2020 | Letter Agreement - Other Land Letter Agreement by and between Fieldwood Energy LLC and BP Exploration and Production dated 28 Jan 20 permitting Fieldwood to BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW rate certain tie-in opreations into the Loop.
rating Agmt eff. 5-27-2005 b/b BP Exploration & Production Inc. 207 BP Exploration & Production Inc. and EOG Resources. Inc. GI 94 Lease G02163 GI 93 Lease G02628 me and Allocate Pursuant to Offshore LLC and EOG Resources, Inc.

Participation Agmt eff. 5-28-2005 b/b BP Exploration & Production Divisive Mergers

and Allocate Pursuant to Inc. and EOG Resources, Inc. Offshore LLC Divisive Mergers 209 1/19/2006 Letter Agreement - Other Land Letter Agreement, - dated January 19, 2006, between BP Exploration BP Exploration & Production Inc. and Union Oil Company of California EB 158 Lease G02645, EB 159 Lease G02646, EB 160 Lease G02647, EB ieldwood SD Offshore R Production Inc. and Union Oil Company of California: Salapagos Area Loop Subsea Production System Construction and 161 Lease G02648 MC 519 Lease G27278, MC 562 Lease G19966, MC 563 Lease G211 Divisive Mergers Assume and assign to Credit Bid BP Exploration & Production Inc.; Houston Energy Deepwate dwood Energy LLC Operating Agreement dated effective December 1, 2011 (as amended) by and between BP Exploration & Production Inc., LLC: Red Willow Offshore ENERGY DEEPWATER VENTURES I, RED WILLOW amended) by and between BP Exploration & Production Inc., Fledkwood Energy LLC, Red Willow Offshore, LLC and Houston Energy Deepwater Ventures I, LLC as amended a) by that certain First Amendment of the Galapagos Area Loop Subsea Production System Construction and Operating Agreem dated effective as of October 10, 2014, b) by that certain Second Amendment of the Galapagos Area Loop isea Production System Construction and Operating Agreemen dated effective as of October 15, 2018, that certain Time Americaness of the Conspection System Construction and Operating Agrees Subsea Production System Construction and Operating Agreement didated effective as of 1 May 201, MRC 519 DEEP Joint Operating Agreement dated effective May 1, MRC 519 DEEP Joint Operating Agreement dated effective May 1, 2019, by and between Fieldwood, Red Willow and HEDV, which governs the operating rights interest on that certain oil and gas leas OCS-G-27278 (MC 519) as amended 5/1/2019 Joint Operating Agreement BP Exploration & Production Inc.; Houston Energy Deepwater Ventures I, Fieldwood Energy LLC MC 519 Lease G27278 BP EXPLORATION & PRODUCTION INC. HOUSTON Assume and assign to Credit Bid (a) by that certain First Amendment to the MC 519 DEEP JOperating Agreement made effective 31 May 2019 by and between Fieldwood Red Willow, BP and HEDV First Amendment to Orion (MC 110) Platform Access, Operating MARUBENI OIL & GAS (USA) LLC, TALOS 10/1/2002 Other Handling / Stabilization Agree BP Exploration & Production Inc.; Stone Energy Corporation and Shell MC 110 Lease G18192 Assume and assign to Credit Bid Services and Production Handling Agreement by and between BP Exploration & Production Inc.; Stone Energy Corporation and Shell Offshore Inc.; Stone Energy Corporation; Osean Energy, Inc.; Devon SFS Operating, Inc.: Desire to install gas lift system on Amberjack Offshore Inc.; Stone Energy Corporation; Ocean Energy, Inc.; Devon SFS RESOURCES LLC Patform
Cash Consideration Exchange Agreement by and between BP
Exploration and Production Inc and Fieldwood Energy LLC dated 25 Property Participation & Ex ctober effective 15 October 2018 October effective 15 October 2018
MP 296 MP 296 B19 ST2 Slot & Well Bore Acq Agmt Acquisition / PSA / Other Purchase or Sale P Exploration and Production, Inc, Marathon Oil Company, Noble Energy, MP 296 Lease G01673 EPL OIL & GAS, LLC Assume and Allocate Pursuant to 214 \$0.00 12/15/201 c, Samson Offshore, LLC, BHP Billiton Petroluem (Deepwater) Inc RISTOW US LLC Divisive Mergers
Assume and Allocate Pursuant to 548442_Helicopter Service Agreement dated effective 02/24/2014 215 nnd Energy LLC \$0.00 Divisive Mergers
Assume and assign to Credit Bid 500904 MSA dated effective 02/06/2014; Amend. effective 216 ilfield Service BROUSSARD BROTHERS INC ieldwood Energy I I C \$0.00 Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid 06/01/2015; Amend. effective 03/20/2017 777874_Master Services Agreement dated effective 12/13/2018 eldwood Energy LLC 217 Oilfield Service BLIGWARE INC SO O Grand Isle CATCO Unit Agreement, dated October 27, 1954, between Continental Oil Company and The Atlantic Refining Company, Tide Water Associated Oil Company and Cities Service Oil Company.; Unit No. 891002021 GI 39 Lease 126, GI 39 Lease 127, GI 40 Lease 128, GI 41 Lease 129, GI 4: Lease 130, GI 46 Lease 132, GI 47 Lease 133, GI 48 Lease 134, GI 52 Unit Agreement and/or Unit Operating reau of Ocean Energy Management Fieldwood Energy Offshore LLC; GOM Shelf LLC Approval of Revision of Participation Area, effective June 1, 2010. GI 39 Lease 127, GI 46 Lease 132, GI 47 Lease 133, GI 48 Lease 134, GI 52 APACHE SHELF EXPLORATION LLC, BP AMERICA 219 6/1/2010 Property Participation & Exchange ureau of Ocean Energy Management ieldwood Energy Assume and assign to Credit Bid Purchaser RODUCTION COMPANY whereby the Grand Isle CATCO Unit was revised. Offshore LLC eldwood Energy nval of Revision of Participation Area, effective April 1, 2012 GI 39 Lease 127, GI 46 Lease 132, GI 47 Lease 133, GI 48 Lease 134, GI 52 APACHE SHELF EXPLORATION LLC. RP AMFRICA 220 Property Participation & Exchange SO O and assign to Credit Bid whereby the Grand, Isle CATCO Unit was revised. Jnit Agreement and/or Unit Operating AIRN ENERGY USA INC, CONTINENTAL LAND greement Divisive Mergers UNIT AGREEMENT BY AND BETWEEN CONOCO INC. AND Assume and Allocate Pursuant to Divisive Mergers

Assume and assign to Credit Bid Purchaser MP 296 Lease G01673, MP 303 Lease G04253, MP 304 Lease G03339 EPL OIL & GAS, LLC 222 11/1/1982 Unit Agreement and/or Unit Operating Bureau of Ocean Energy Management ieldwood Energy LLC \$0.00 CITIES SERVICE COMPANY ET AL Unit Agreement for Outer Continental Shelf Exploration 6/15/1993 Unit Agreement and/or Unit Operating LOG EXPLORATION COMPANY, RED WILLOW GC 200 Lease G12210. GC 201 Lease G12209. GC 244 Lease G11043 223 ureau of Ocean Energy Management Fieldwood Energy LLC: \$0.00 Development and Production Fieldwood Energy Offshore LLC FESHORE LLC, TALOS ENERGY OFFSHORE LLC Operations on the Green Canyon Block 244 Unit (Contract No 754393016) dated effective June RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC. 15, 1993, covering OCS-G 11043 (Green Canyon Block 244), OCS-G 12209 (Green Canyon)FFSHORE, LLC, WILD WELL CONTROL INC, CHEVRON USA INC, W&T ENERGY VILLC, SHELL TRADING (US) COMPANY; RED WILLOW DFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC 12209 (Green Canyon Block 200), and OCS-G 12210 (Green Canyon Block 201). LETTER- NIPPON TAKES ITS SHARE OF COperating 4/13/1998 Letter Agreement - Other Land reau of Ocean Energy Management, ELF EXPLORATION IN /K 780 Lease G06884, VK 824 Lease G15436 ieldwood Energy LLC Agreements Tal. F/O & SHARE OF ELF'S INTEREST DATED APRIL

13, 1998, BY AND BETWEEN ELF EXPLORATION INC., COperating

U.S.A. LIMITED. Fieldwood Energy Offshore LLC (USA) LLC, TOTAL E & P USA INC Divisive Mergers ementSTAL O&G CORPORATION AND NIPPON OIL XPLORATION U.S.A. LIMITED. OOLING AGREEMENT DATED DECEMBER 18, 2002, BY AND PN 883 | egge ME100410 PN 883 | egge ME100411 PN 883 | egg 225 12/18/2002 Pooling Agreement ireau of Ocean Energy Management, THE STATE OF TEXAS, AND PINNAKER EXPLORATION COMPANY, L.L.C. me and Allocate Pursuant Divisive Mergers BETWEEN THE STATE OF TEXAS AND SPINNAKER MF100412, PN 883 Lease MF101898, PN 883 Lease MF96146, PN 883 BETWEEN THE STATE OF TEACH AND STIMMAREN EXPLORATION COMPANY, L.L.C. UNIT AGREEMENT BY AND BETWEEN SHELL OFFSHORE IN AND FLORIDA EXPLORATION COMPANY ET AL 500909_Master Services Agreement dated effective 11/01/2013 .ease MF96147, PN 883 Lease SL96146 MP 303 Lease G04253. MP 304 Lease G03339. MP 310 Lease Unit Agreement and/or Unit Operating ureau of Ocean Energy Management; MP 310 Unit Agr PL OIL & GAS, LLC; TALOS ENERGY OFFSHO .C, HE&D OFFSHORE LP Divisive Mergers Assume and assign to Credit Bid igreement Dilfield Services ieldwood Energy LLC BURNER FIRE CONTROL INC \$0.0 Purchaser Assume and Allocate Pursuant to PHA between Fieldwood and Byron for Byron's SM 6 production SM 10/ SM 6 Lease G01181 228 ieldwood Energy LLC \$0.00 1/19/2015 Other Handling / Stabilization Agree Byron Energy Inc Divisive Mergers
Assume and Allocate Pursuant to 229 Oilfield Services Master Services Contract dated effective 11/01/2013 CDIVELLO ieldwood Energy LLC \$0.00 Divisive Mergers
Assume and assign to Credit Bid 230 Oilfield Services Pine Supplier CACTUS PIPE & SUPPLY 110 ieldwood Energy LLC \$0.00 Purchaser
Assume and assign to Credit Bid aldwood Energy LLC 231 Oilfield Services ovide Material Wellheads, Material Trees, Installation Service and CACTUS WELLHEAD LLC sn n Repair Service Purchaser
Assume and Allocate Pursuant to
Divisive Mergers by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation and Cairn Energy USA: Ratify and amend that certain Cairn Energy USA; Walter Oil & Gas Corporation 3/1/2016 Farmout Agreement ieldwood Energy LLC MP 301 Lease G04486 VALTER OIL & GAS CORPORATION armout dated 12/31/1984 233 JOA BY AND BETWEEN CAIRNE ENERGY USA, INC. AND CAIRNE ENERGY USA, INC. AND NORCEN EXPLORER, INC. ET AL. Fieldwood Energy LLC ST 291 Lease G16455 ENVEN ENERGY VENTURES LLC Joint Operating Agreement \$0.00 Assume and Allocate Pursuant to NORCEN EXPLORER, INC. ET AL. Divisive Mergers
Assume and Allocate Pursuant to Offshore Operating Agreement dated May 1, 2003 between Magnur WC 295 Lease G24730 CALYPSO EXPLORATION LLC. CHEYENNE 234 5/1/2003 Joint Operating Agreement allon Petroleum Operating Co eldwood Energy LLC \$0.00 Hunter Production,Inc, and Westport Resourcs Corporation et al NTERNATIONAL CORP MAGNUM HUNTER Divisive Mergers RODUCTION INC, W & T OFFSHORE INC, W&T 235 CALTEX OIL TOOLS, LLC Assume and assign to Credit Bio executed on 09/08/2020

Non Consent by Calypso AFE FW194028 by and between Calypso Exploration LLC and Fieldwood Energy LLC: Per 12.6 of JOA A-2 Energy LLC Purchase non consented Calypso assigned byt still responsible for obligations prior to election
538834 Master Services Agreement dated effective 11/01/2013: CAMERON INTERNATIONAL CORPORATION 237 Oilfield Services ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid ¥ Change Date dated effective 01/01/2014 Purchaser
Assume and assign to Credit Bid 238 CAMERON SOLUTIONS INC eldwood Energy LLC \$0.00

Case 20-33948 Document 1394-1 Filed in TXSB on 05/26/21 Page 85 of 678

Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
239		Oilfield Services	700336_Master Services Agreement dated effective 01/01/2014	CARDINAL COIL TUBING LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
240		Oilfield Services	Third Party Certification Engineering Group Required by BSEE	CARDNO PPI TECHNOLOGY SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
241		Oilfield Services	502386_Joinder dated effective 06/24/2019	CARLISLE ENERGY GROUP, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and Allocate Pursuant to	x			
242		Oilfield Services	555168_Master Services Agreement dated effective 11/01/2013	CASED HOLE WELL SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	Divisive Mergers \$0.00 Assume and assign to Credit Bid		×		
243	7/21/2014	Operating Agreement - Other	Castex is named as operator of HI 167 Platform	CASTEX OFFSHORE INC	Fieldwood Energy LLC	HI 116; HI 167 Lease G06156		Purchaser \$0.00 Assume and Allocate Pursuant to	×	-		-
244	4/13/2016	Other Misc.	by and between Fieldwood Energy LLC, Chevron U.S.A. Inc.,	CASTEX OFFSHORE INC; Chevron U.S.A. Inc.; Peregrine Oil & Gas II,	Fieldwood Energy LLC	MP 59 Lease G08461		Divisive Mergers \$0.00 Assume and Allocate Pursuant to	-			
			Peregrine Oil and Gas II, LLC and Castex Offshore, Inc.: Requests changre to compression standards in that certain Processing &	LC				Divisive Mergers	x			
245	5/31/2016	Elections	Contract Operating Services Agreement dated 07/01/2011 by and between Fieldwood Energy LLC, Chevron U.S.A. Inc.,	CASTEX OFFSHORE INC; Chevron U.S.A. Inc.; Peregrine Oil & Gas II,	Fieldwood Energy LLC	MP 59 Lease G03194, MP 59 Lease G08461		\$0.00 Assume and Allocate Pursuant to				
			Peregrine Oil & Gas II, LLC and Castex Offshore, Inc.: increases to continue compression services past orignal test period	LLC				Divisive Mergers	x			
246	6/29/2016	Elections	by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Peregrine Oil & Gas II. LLC and Castex Offshore. Inc.:	CASTEX OFFSHORE INC; Chevron U.S.A. Inc.; Peregrine Oil & Gas II,	Fieldwood Energy LLC	MP 59 Lease G03194, MP 59 Lease G08461		\$0.00 Assume and Allocate Pursuant to	x			
247	4/1/2019	Other Handling / Stabilization Agreements	First Amendment to that certain Production Handling Agreement,	CASTEX OFFSHORE INC; GOME 1271 GP, LLC; Juniper Exploration,	Fieldwood Energy LLC	El 224 Lease G05504	TALOS PETROLEUM LLC, WALTER OIL & GAS	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	,			$\overline{}$
			dated September 1, 2009 - Eiugene Island 224 "A" Platform - Federal Offshore Louisiana				CORPORATION	Divisive Mergers	×			
248		Withdrawal Agreement	Withdrawal Election	CASTEX OFFSHORE INC; Northstar Offshore Ventures LLC; Peregrine Oil & Gas II, LLC		WC 269 - W/2 NE/4 NE/4; SE/4 and the N/2 NE/4 SE/4 of block 269 surface to 12,805' TVD Lease G13563		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
249	7/2/2014	Assignment of Platform & Pipelines	by and between Fieldwood Energy LLC and Castex Offshore, Inc. : Fieldwood Divestiture of HI 116 Platform and pipelines	CASTEX OFFSHORE INC; Walter Oil and Gas Corporation	Fieldwood Energy LLC	HI 116 Lease G06156		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
250	2/1/2010	Joint Operating Agreement	Joint Operating Agreement between Castex offshore, INC. as	Castex offshore, INC. as Operator and Hunt Oil Company and Walter Oil &		HI 176 Lease G27509		\$0.00 Assume and assign to Credit Bid				
				Gas Corporation as non-operator.				Purchaser		x		
251	6/1/2013	Operating Agreement - Other	Operating Agreement eff. 6-1-13 Castex, et al	Castex, et al	Fieldwood Energy LLC	El 224 Lease G05504	TALOS PETROLEUM LLC, WALTER OIL & GAS CORPORATION	\$0.00 Assume and Allocate Pursuant to	x			\neg
252		Non-Oilfield Services	Perpetual Software License Agreement	CEI	Fieldwood Energy LLC	n.a.	n.a.	Divisive Mergers \$0.00 Assume and assign to Credit Bid		x		$\overline{}$
253	7/12/2006	Unit Agreement and/or Unit Operating	BS 53 Field Voluntary Unit C by and between Centruy Exploration	Centruy Exploration New Orleans, Inc. and LA State Mineral Board		BS Lease 17860, BS Lease 17861	UPSTREAM EXPLORATION LLC	Purchaser \$0.00 Assume and assign to Credit Bid		×		-
254	4/1/2014	Agreement Operating Agreement - Other	New Orleans, Inc. and LA State Mineral Board VIRGo Deep OA Operator ERT GOM, LLC by and between Century	Century Exploration New Orleans LLC, CL&F Resources LP, Sandridge	 	BS Lease 17860, BS Lease 16737, BS Lease 12806	UPSTREAM EXPLORATION LLC	Purchaser \$0.00 Assume and assign to Credit Bid				
			Exploration New Orleans LLC, CL&F Resources LP, Sandridge Energy Offshroe, LLC and Energy Resource Technology GOM, LLC	Energy Offshroe, LLC and Energy Resource Technology GOM, LLC				Purchaser		×		
255		Oilfield Services	558154_Master Services Agreement dated effective 01/01/2014	CENTURY TECHNICAL SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
256		Oilfield Services	700842_Master Services Agreement dated effective 01/01/2014	CETCO ENERGY SERVICES COMPANY LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
257		Non-Oilfield Services	Perpetual Software License Agreement	CGG SERVICES (U.S.) INC.	Fieldwood Energy LLC	n.a.	n.a.	\$801.23 Assume and assign to Credit Bid		x		
258		Oilfield Services	Pipe Supplier	CHAMPIONS PIPE & SUPPLY CO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		$\overline{}$
259		Oilfield Services	Amendment to Master Services Contract, dated effective February 1,	CHAMPIONX	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid Purchaser		x		
260	4/1/2006	Right of Way	2020 Charles Nicholson ETAL	Charles Nicholson ETAL		WC 66		\$0.00 Assume and Allocate Pursuant to	¥	-		
261	8/11/2011	Other Services Agreements	Registration Agreement for Emergency Response Script Services	ChemTel Inc.		Area wide		Divisive Mergers \$0.00 Assume and assign to Credit Bid	_ ^	×		
262		Oilfield Services	502662_MSA effective 11/01/2013; Change Date effective 1/1/2014;	CHET MORRISON CONTRACTORS, LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		×		
263	8/21/2020	Abandonment / Decommissioning Agreement	Change Date effective 1/1/2014 Chet Morrison remove the two well conductors of the previously	Chet Morrison Contractors; Exxon Mobil Corporation; Hoactzin Partners,	Fieldwood Energy LLC	HI 176 Lease G27509		Purchaser \$0.00 Assume and assign to Credit Bid		 		
264		Operating Agreement - Other	plugged wells HI 176 #2, #3 b/b Chevron and Samedan	LP; Ridgewood Energy Corporation Chevron and Samedan		VK 113 Lease G16535	CHEVRON USA INC, EPL OIL & GAS, LLC	Purchaser \$0.00 Assume and Allocate Pursuant to		x		
265		Letter Agreement - UOA	Letter Agreement, dated November. 18, 1999, by and between	Chevron U.S.A. and Samedan Oil Corporation	Fieldwood Energy	VK 251 Lease G10930. VK 340 Lease G10933	Williams Field Services	Divisive Mergers \$0.00 Assume and Allocate Pursuant to			x	
203	11/10/1999	Letter Agreement - GOA	Chevron U.S.A. tic. and Samedan Oil Corporatidri being a COPAS Amendment to Unit Operating Agreement for the Viosca Knoll 252	Citewori C.S.A. and Samedan Oil Corporation	Offshore LLC	VK 231 Lease G10530, VK 340 Lease G10533	Williams Field Services	Divisive Mergers				
			Unit concerning						x		×	
			Subpart (i;) of Section m. "Overhead", andimade effective January 1,2000.									
266		Other Notices	Chevron's Notice to Apache Letter, dated March 20, 2012, EB 159 #A-I5 Well (GM-2-2 Sand) conductor removal. Letter Agreement dated October 25, 2013 evidencing Chevron	Chevron U.S.A. Inc, Apache Corporation	Fieldwood SD Offshore LLC	EB 159 Lease G02646	APACHE DEEPWATER LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				x
267	10/25/2013	Letter Agreement - Other Land	U.S.A. Inc.'s consent to an assignment of interest from Apache	Chevron U.S.A. Inc, Apache Corporation	Fieldwood Energy Offshore LLC	CA 42 Lease G32267	CASTEX OFFSHORE INC, PEREGRINE OIL AND GAS II LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				
			Corporation in that-certain Farmout Agreement dated and made effective June 1, 2009, to Fieldwood Energy LLC.						*			
268	9/25/2003	Confidentiality Agreements / AMI and Related Consents	Area of Mutual Interest Agreement by and between Apache Corporation and Chevron USA	CHEVRON U.S.A. INC.	Fieldwood Energy LLC	WD 90 Lease G01089, WD 103 Lease 840, WD 103 Lease G12360		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
269		Withdrawal Agreement	Withdrawal Agreement by and between Fieldwood Energy LLC and Chevron LLS A. Inc.			SS 216 Lease G01524		\$0.00 Assume and Allocate Burguant to	x			
270	8/1/2016	Letter Agreement - UOA	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: RUE No. OCS-G 22052 for MP 154 surface wells used as	Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 340 Lease G10933		Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers			x	
07/	0/4/0047	0	disposal wells for VK 252 Unit			N. A. D. L. A.		_	×		×	
271	8/4/2016	Other Misc.	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: submitted new RUE to rpelace OCS -G 22052, consent by	Cnevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 340 Lease G10933		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×		×	
272	7/28/2017	Indemnity and Release Agreement	chevron to issuance of new RUE by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.:	Chevron U.S.A. Inc.	Fieldwood Energy LLC	MP 59 Lease G03194, MP 59 Lease G08461		\$0.00 Assume and Allocate Pursuant to				
			Chevron sold to Cantium and needed DOO from Fieldood, Fieldwood required this Agreement to allow DOO					Divisive Mergers	×			
273	7/1/2019	Joint Operating Agreement	Joint Operating Agreement by and between Chevron USA Inc and Fieldwood Energy LLC dated 1 July 2019 and as amended by that	Chevron U.S.A. Inc.	Fieldwood Energy LLC	MC 118 Lease G35963, MC 119 Lease G36537, MC 163 Lease G36538, MC 206 Lease G36540		\$0.00 Assume and assign to Credit Bid Purchaser				
			(a)First Amendment dated effective 1 January 2020 (b) Second Amendment dated effective 1 May 2020 (Part of the LEA)							x		
274	5/1/2020	Property Participation & Exchange Agreements	It ease Exchange Agreement by and between Chevron USA Inc and	Chevron U.S.A. Inc.	Fieldwood Energy LLC	MC 118 Lease G35963, MC 119 Lease G36537, MC 162 Lease G36880, MC 163 Lease G36538, MC 206 Lease G36540		\$0.00 Assume and assign to Credit Bid		x		
275	6/6/1994	Agreements Letter Agreement - UOA	Fieldwood Energy LLC dated 1 May 2020 Letter Agreement, dated June 6, 1994, whereby Chevron U.S.A. Inc.	Chevron U.S.A. Inc.	Fieldwood Energy	163 Lease G36538, MC 206 Lease G36540 VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				$\overline{}$
			approves, adopts and recognizes the Unit Operating Agreement, dated January 21, 1994 for the Viosca Knoll 252 Unit		Offshore LLC			9	×		x	
276	8/1/2015	Acquisition / PSA / Other Purchase or Sale Agreements	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: MP 77, 78 and VK 251, 252, 340 Fields	Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	MP 77, 78 and VK 251, 252, 340 Fields Lease G04481, MP 77, 78 and VK 251, 252, 340 Fields Lease G10930, MP 77, 78 and VK 251, 252, 340 Fields	Williams Field Services	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×		×	x
277	8/1/2016	Letter Agreement - UOA	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: RUE No. OCS-G 22052 for MP 154 surface wells used as	Chevron U.S.A. Inc.	Fieldwood Energy	Lease G10933 VK 251 Lease G10930	Williams Field Services	\$0.00 Assume and Allocate Pursuant to				
			disposal wells for VK 252 Unit		Offshore LLC			Divisive Mergers	x		×	
278	8/4/2016	Other Misc.	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: submitted new RUE to rpelace OCS -G 22052, consent by	Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930	Williams Field Services	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	¥		¥	
279	10/14/2004	Letter Agreement - Other Land	chevron to issuance of new RUE Letter Agreement, dated October. 14, 2004, between Ghevron U.S.A.	Chevron U.S.A. Inc. and Noble Energy Inc.	Fieldwood Energy	VK 251 Lease G10930. VK 340 Lease G10933	Williams Field Services	\$0.00 Assume and Allocate Pursuant to				
1	.0,14,2004		Inc. and Noble Energy, Inc. concerning Production Handling Agreement Terin's, Viosca Knoll 251 *A' Platform/CadillacProspect	and room Energy, mo.	Offshore LLC			Divisive Mergers	l .		×	
			and any Other Future						*		*	
	1		Non-unit Production	1	1				1	1		

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Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

11/3/2011 Letter Agreement - Other Land

11/3/2001 Letter Agreement - Other Land

6/9/1994 Letter Agreement - Other Land

8/1/2019

Joint Bidding Agreements

Joint Operating Agreemen

3/31/2003 Letter Agreement - UOA

Notes:
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[2] The Debtors continue to review the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

evron U.S.A. Inc., Phoenix Exploration Company, LP, Apache

Chevron U.S.A. Inc., Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore. Inc.

Chevron U.S.A. Inc.; Renaissance Offshore LLC; Transci Pipe Line Company, LLC; W&T Offshore, Inc.

nevron U.S.A. Inc.: Ridgewood Castle Rock 11.0

3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

(4) Related leases parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts parable balances. Curre estimates were adulated to zero for comolected trade acreements.

and made effective June 1, 2009, to Apache Corporation and Cast affur inside emediate Section 1. Offshore, Inc.

Letter Agreement, dated November 3, 2011, executed betwee Chevron U.S.A. Inc. (granting party) and Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, Inc. (grantees), being a conditional

Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenix Exploration

Company, LP, Apache Corporation and Castex Offshore, Inc.

consent to assign.

Atter Agreement, dated March 31, 2003, between Chevron U.S.A.

Co., Inc.
Joint Bidding Agreement by and between Chevron USA Inc and
Filedwood Energy LLC dated 1 March 2019
by and between Fieldwood Energy LLC, W 8 T Offshore, Inc.,
Renaissance Offshore LLC, Transcontinental Gas Pipe Line and
Chevron U.S.A Inc.: Transco Facilities Subseaq Modification - Shell

owned ST 300 Platform Operating Agreement dated and effective as of August 1, 2019 by

and among Chevron U.S.A. Inc., Fieldwood Energy LLC, and Ridgewood Castle Rock, LLC

r rding Second Opportunity to Participate - Election to Acquire^Non-Participating Interest, in the MP77 OCS-G 4481 A-6 TTPG Project No. UWGHP-R3011 Cost Center UCP170500 Mail

grantees), being a conditional

Contour Energy

[8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 F lim of Feldowood Energy LLC and its Affiliated Debtors on as may be further amended, supplemented, or modified, the "Pell"). Capitalizated with the manufacture of the properties of the pr

Applicable Entity Letter Agreement, dated July 7, 1997, by and between Chevron U.S.A. Inc. and Samedan Oil Corporation concerning of the OCSTG Chevron U.S.A. Inc. and Samedan Oil Cornoration Fieldwood Energy Offshore LLC lliams Field Services \$0.00 Assume and Allocate Pursuant to Divisive Mergers 10930 Well #1 in Viosca Knoll Block 251 to a proposed depth of earning and assignment provisions, more fully described therein.

Letter Agreement, dated April 28, 2014, between Chevron U.S.A. Inc.

and Samson Contour Energy Bey, LLC. Chevron U.S.A. Inc. and Samson Contour Energy E&P, LLC, regarding Main Pass 77 Oil Imbalance Claim ieldwood Energy ffshore LLC regarding Main Pass 77 Oil Imbalance Claim Letter Agreement, dated May 2, 1989, between Sout Gas Company and Chevron U.S.A. Inc., concerning the Offshore LLC Divisive Mergers *Construction Installation Operation and Maintenance of surement and Pineline Facilities or receipt points at various locations on the OCS, including Main tor receipt points at various locations on the CCS; including Main Pass 77 1" platform (as amended). Consent Sec. 10. Letter Agreement, dated June 25, 1992, between Chevron U.S.A. Inc. ('Chevron') and Southern Natural Gas Company ("Southern') concerning the "Interconnection of Penumatic Chart Recorders Permit - Various Meter Stations, Offshore Louisiana", whereby 6/25/1992 Letter Agreement - Other Land nevron U.S.A. Inc. and Southern Natural Gas Company MP 77 Lease G0448 Chevron obtained consent from Southern for Chevron to connect. operate and maintain pneumatic chart recorders on various of Southern's existing meter stations, offshore, Louisiana (including Main Pass Area Block 77 "A" platform).

Letter Agreement, dated effective February 15, 1993, between 2/15/1993 | etter Agreement - Other I and Chevron I.I.S. A. Inc. and Southern Natural Gas Company MP 77 Legge G0448 Assume and Allocate Pursuant to Letter Agreement, dated effective February 15, 1993, between Chevron U.S. A. Inc. ("Chevon") and Southern Natural Gas Compan ("Southern"), concerning the "Interconnection of Pneumatic Chart Recorders Permit - Various Meter Stations, Offshore Louisiana", whereby Chevron and Offshore LLC Southern agree to amend and replace Exhibit "A" to that certain Letter Agreement, dated June 25, 1992 (described hereinabove). Exploration Participation Agreement, dated August 7, 2003, by and 8/7/2003 Property Participation & Exchange nevron U.S.A. Inc. and Westport Resources Corporation VK 251 Lease G10930, VK 340 Lease G10933 Assume and Allocate Pursuant to between Chevron U.S.A. Inc. and Westport Resources Corporation Offshore LLC Divisive Mergers as amended, concerning certain Offshore Continental Shelf as amenoed, concerning certain Ortsnore Continental Sheir properties, all as is more fully, providedfor and described therein. Letter Agreement dated August 24, 2004, between Chevron U.S.A. Inc. and Williams Field Services- Gulf COperating Agreementst Chevron U.S.A. Inc. and Williams Field Services- Gulf Coast Company eldwood Energy ffshore LLC V & T ENERGY VILLO Divisive Mergers ompany, L.P. ansfer interest N1 well and line, etc. by and between Chevron PACHE SHELF EXPLORATION LLC, BP AMERIC Letter Agreement - Other Land ron U.S.A. Inc. GOM SHELF LLC OM Shelf LLC U.S.A. Inc. GOM SHELF LLC Farmout Agreement dated effective June 1, 2009, between Chevron PRODUCTION COMPANY
CASTEX OFFSHORE INC. PEREGRINE OIL AND Purchaser Assume and Allocate Pursuant to 6/1/2009 Farmout Agreement hevron U.S.A. Inc., and Phoenix Exploration Company, LP and Farmout Agreement dated effective Junn 1, 2009, between Chevron U.S.A. Ibn., and Phomein Espiration Company, I.P and Challenger Mineral Ibn., covering CC-26 (3229); Closelane Block 42 and Mineral Ibn., covering CC-26 (3229); Closelane Block 42 and Mineral Ibn., and the Company of the Compan SAS II LLC Divisive Mergers \$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or Chevron U.S.A. Inc., as Seller, and Wild Well Control, Inc., as Buyer APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY WD 69 Lease 18 and Wells in Gl 40, 41, 47, 48 and WD 69 and 70 to Wild Well Control for (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Rid Purchase Agreement) 10/30/2006 Farmout Agree ent dated effective October 30, 2006, hetween Chevron U.S.A. Inc., as-Farmor, and Mariner Energy Resources, Inc., as SM 140 Legge G02502 SM 150 Legge G16325 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Farmout Agreement, dated effective October 30, 2006, between Chevron U.S.A. Inc., as-Farmor, and Mariner Energy Resources, Inc., as farmee, covering SI2 of SM 149 (OCS-G 2592) and SI2 of SM 150 (005-016325) and limited to depths from the surface.to the stratigraphic equivalent of 100' below the deepest depth drilled in the #1 Well as proposed. Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)
Assume and assign to Credit Bid
Purchaser FARMOUT AGREEMENT BY AND BETWEEN CHEVRON U.S.A. CHEVRON U.S.A. INC., ET AL. AND BP AMERICA PRODUCTION ieldwood Energy LLC APACHE SHELF EXPLORATION LLC, BP AMERICA 1/7/2004 Farmout Agreemen INC., ET AL. AND BP AMERICA PRODUCTION COMPANY, ET AL. PRODUCTION COMPANY Property Participation & Exchang Tarticipation Agreement, dated November 1, 2004, by and between Chevron U.S.A. Inc. and Newfield Exploration Company, concerning certain Offshore Continental Shelf properties, all as is more fully provided ferman of the /K 251 Lease G10930. VK 340 Lease G10933 Assume and Allocate Pursuant to provided for and described therein 11/3/2011 Letter Agreement - Other Land Letter Agreement dated November 3, 2011 evidencing Chevron U.S.A. Inc.'s consent to an assignment of interest from Phoenix hevron U.S.A. Inc., Phoenix Exploration Company LP, Apache Fieldwood Energy Offshore LLC CA 42 Lease G3226 CASTEX OFFSHORE INC, PEREGRINE OIL AND Assume and Allocate Pursuant to proporation and Castex Offshore Exploration Company LP in that certain Farmout Agreement dated

/K 340 Lease G1093

/K 251 Lease G10930

Assume and Allocate Pursuant to Divisive Mergers

lliams Field Services

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

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										Applicable	e Entity
# Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III FW IV
301 12/8/2000	Letter Agreement - Other Land	2000). by and between Chevron U.S.A. Inc. and Williams Field Services - Gulf COperating Agreementst Company, L.P., whereby Chevron U.S.A. Inc. consents to an assignment by Williams Field Services - Gulf COperating Agreementst Company, L.P., to its affiliate, Williams Mobile Bay	Chevron U.S.A. Inc.and Williams Field Services - Gulf Coast Company, L.P.	Fieldwood Energy Offshore LLC	VK 340 Lease G10933		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		х
302 3/1/2000	Marketing - Gathering	Producer Services, L.L.C. Gas gathering agreement between Chevron U.S.A. production Company and Samedan Oil Company as Producer and Shell Offshore Inc. and Amoco Production Company as Processor (considered PHA) for VK 251	Chevron U.S.A. production Company and Samedan Oil Company as Producer and Shell Offshore Inc. and Amoco Production Company as Processor		VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
303 8/1/2004	Unit Agreement and/or Unit Operating Agreement	Viosca Knoll 252 Unit dated August 1 2004, by and between	Chevron UIS.A. Inc. and-Noble Energy, Inc	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
304 7/18/2001	Joint Development / Venture / Exploration Agreements	Chevron UIS.A. Inc. and-Noble Energy, Inc Joint Venture Agrint amongst Chevron USA INC and BHP Petroleum (Diet Venture Agrint amongst Chevron USA INC and BHP exchanged WI in GC 281 and 282 and committed to Operating	Chevron USA INC and BHP Petroleum (Deepwater) Inc	Fieldwood Energy LLC	GC 282 Lease G16727		\$0.00	Assume and assign to Credit Bid Purchaser		x	
	Construction Agreements	Agreement. (Samedan/NBL lated farmed into BHP's Interest) CMA amongst Chevron USA INC, BHP Billiton Petroleum (Deepwater) Inc and Noble Energy Inc dated 12 Aug 2002 Development Plan approved by Chevron USA INC, BHP Billiton	Chewron USA INC, BHP Billiton Petroleum (Deepwater) Inc and Noble Energy Inc Chewron USA INC, BHP Billiton Petroleum (Deepwater) Inc, Noble Energy	Fieldwood Energy LLC			\$0.00	Assume and assign to Credit Bid Purchaser		x	
306 8/1/2002	Joint Development / Venture / Exploration Agreements	Development Plan approved by Chevron USA INC, BHP Billiton Petroleum (Deepwater) Inc and Noble Energy Inc dated 12 Aug 2002 FARMOUT AGREEMENT DATED JANUARY 21, 2004, BY AND	Chevron USA INC, BHP Billiton Petroleum (Deepwater) Inc, Noble Energy Inc.	Fieldwood Energy LLC	GC 282 Lease G16727		\$0.00	Assume and assign to Credit Bid Purchaser		x	
307 1/1/2004	Farmout Agreement	FARMOUT AGREEMENT DATED JANUARY 21, 2004, BY AND BETWEEN CHEVRON USA INC. AND BP AMERICA PRODUCTION COMPANY	CHEVRON USA INC. AND BP AMERICA PRODUCTION COMPANY.	Fieldwood Energy Offshore LLC	WC 66 Lease G02826		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
308 9/14/2010	Letter Agreement - Other Land	CHEVRON USA INC. AND GOM SHELF LLC	CHEVRON USA INC. AND GOM SHELF LLC	Fieldwood Energy LLC	GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA	\$0.00	Assume and assign to Credit Bid		x	
	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN DAVIS OFFSHORE, L.P., STEPHENS PRODUCTION COMPANY, LLC, ENERGY PARTNERS, LTD, NOBLE ENERGY INC., AND STATOLLHYDRO USA EAP INC	CHEVRON USA INC., PHOENIX EXPLORATION COMPANY, LP, CHALLENGER MINERALS INC., DAVIS OFFSHORE, L.P., STEPHENS PRODUCTION COMPANY, LLC, ENERGY PARTICERS, LTD, NOBLE ENERGY INC. AND STATOLHYDRO USA EAP INC	Fieldwood Energy Offshore LLC	NE/4 GC 198 Lease G36021	PRODUCTION COMPANY	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x	
310 6/15/2015		by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Wichita Partivership, Ltd., W. & T. Energy VI., LLC and W&T Offshore, L.C.: In furtherance of April 14, 2015 letter Aveana earned assignment from Chevron Chevron to resign as operator In furtherance of April 14, 2015 and June 15, 2015 letters, Areana	ENERGY INC. AND STATOILHYDRO USA E&P INC CHEVRON USA INC; W&T Energy VI, LLC; W&T Offshore, L.L.C.; Wichita Partnership, Ltd.				\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
311 9/17/2015		In furtherance of April 14, 2015 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. Operating Agreement eff. 4-30-09 Chevron USA, et al	CHEVRON USA INC; W&T Energy VI, LLC; W&T Offshore, L.L.C.; Wichita Partnership, Ltd.				\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
	Operating Agreement - Other		Chevron USA, et al		MP 59 Lease G03194, MP 59 Lease G08461		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
313 6/1/2009 314 6/28/2012	Operating Agreement - Other Operating Agreement - Other	Operating Agreement eff. 6-1-09 Chevron USA, et al Ownership and Operating Agreement	Chevron USA, et al Chevron, Dynamic Offshore Resources, LLC, GOMH Explocation, LLC and		MP 59 Lease G03194, MP 59 Lease G08461 VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00 \$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid	x		
			Hall-Houston Exploration III, L.P.					Purchaser		x	
315 6/28/2012	Marketing - Connection Agreement	Ownership and Operating Agreement	Chevron, Dynamic Offshore Resources, LLC, GOMH Exploration, LLC and Hall-Houston Exploration III, L.P.		VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
316 Original - 11/15/2019 1st Amend 5/14/2020; 2nd Amend 9/14/2020	Non-O&G Real Property Lease / Rental / ; Sublease Agreements	Lease agreement between Fieldwood and Cheyenne Services Total Area: 2 building; office/warehouse space Square Footage: approx. 23,800 SF on approx 3 acres Address: 108 Galbert Road Lafayette LA 70506	Cheyenne Services	Fieldwood Energy LLC	Total Area: 2 buildings; office/warehouse spaceSquare Footage: approx. 23,800 SF on approx 3 acres		\$0.00	Assume and assign to Credit Bid Purchaser		x	
317 11/15/2019	Other	Lease - 108 Galbert Rd., Lafayette, LA 70506	CHEYENNE SERVICES LIMITED	Fieldwood Energy LLC	n.a.	n.a.	\$6,475.38	Assume and assign to Credit Bid		x	
318 4/26/2020	Other	First Amendment to Lease - 108 Galbert Rd., Lafayette, LA 70506	CHEYENNE SERVICES LIMITED	Fieldwood Energy LLC	n.a.	n.a.	\$6,475.38	Purchaser Assume and assign to Credit Bid Purchaser		x	
319	Oilfield Services	Master Service Agreement dated effective July 17, 2019	CHURCH POINT WHOLESALE	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
320	Oilfield Services	777969_Rental Agreement dated effective 11/21/2018	CHURCHILL DRILLING TOOLS US, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
321	Oilfield Services	777621_Master Services Agreement dated effective 05/02/2019	C-INNOVATION, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
	Other Handling / Stabilization Agreements	by and between Fieldwood Energy LLC, CL&F Resources, L.P, Houston Energy LP, Helis Oil and Gas Company LLC and W&T Offshore, Inc.: Amendment and Ratification of Production Handling Agreement (High Island, East Addition Block 129)	CL&F Resources, L.P.; Helis Oil and Gas Company LLC; Houston Energy LP; W&T Offshore, Inc.	Fieldwood Energy LLC	HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
323	Oilfield Services	Agreement (High Island, East Addition Block 129) Master Service Contract dated effective June 22, 2018	CLARIANT CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
324 10/27/2015		Classic Business Products Maintenance Contract Agreement	CLASSIC BUSINESS PRODUCTS, INC	Fieldwood Energy LLC		n.a.	\$485.06	Assume and assign to Credit Bid Purchaser		x	
020 1700/2015	Other	Classic Business Products Maintenance Contract Agreement	CLASSIC BUSINESS PRODUCTS, INC	Fieldwood Energy LLC		n.a.	\$485.06	Assume and assign to Credit Bid Purchaser		x	
326 9/4/2019 327 8/2/2018	Other	Classic Business Products Maintenance Contract Agreement	CLASSIC BUSINESS PRODUCTS, INC CLASSIC BUSINESS PRODUCTS, INC	Fieldwood Energy LLC		n.a.	\$485.06 \$485.06	Assume and assign to Credit Bid Purchaser		x	
327 8/2/2018 328 10/3/2018		Classic Business Products Maintenance Contract Agreement Classic Business Products Maintenance Contract Agreement	CLASSIC BUSINESS PRODUCTS, INC CLASSIC BUSINESS PRODUCTS, INC	Fieldwood Energy LLC Fieldwood Energy LLC		n.a.	\$485.06 \$485.06	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	
329 10/3/2018		Classic Business Products Rental Agreement	CLASSIC BUSINESS PRODUCTS, INC	Fieldwood Energy LLC		n.a.	\$485.06	Purchaser Assume and assign to Credit Bid		x	
330	Oilfield Services	Spill Response, Service Equipment, OSRO	CLEAN GULF ASSOCIATES	Fieldwood Energy LLC		n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
331	Oilfield Services	Spill Response, Service Equipment, OSRO	CLEAN GULF ASSOCIATES SERVICES LLC	Fieldwood Energy LLC		n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
332 1/1/1994	Unit Agreement and/or Unit Operating Agreement	Co-Development Agreement and Amendment to Unit Operating Agreement originally by and between CNG Producing Company & Columbia Gas Development Compatial	CNG Producing Company & Columbia Gas Development Corp., et al	Fieldwood Energy Offshore LLC	SS 271 Lease G01038, SS 247 Lease G01028, SS 248 Lease G01029, SS 249 Lease G01030, SS 270 Lease G01037	TALOS ERT LLC, W & T ENERGY VI LLC	\$0.00	Purchaser Assume and Allocate Pursuant to Divisive Mergers	x	^	
	ů .	Columbia Gas Development Corp., et al Farmout Agreement by and between CNG Producing Company, Columbia Gas Development Corporation and Forest Oil Corporation	CNG Producing Company, Columbia Gas Development Corporation and Forest Oil Corporation	Fieldwood Energy Offshore LLC	SS 271 Lease G01038		\$0.00	Assume and Allocate Pursuant to	x		
	, Unit Agreement and/or Unit Operating Agreement	Columbia Gais Development Composition and Forest Oil Corporation. Jul (Operating Agreement by and between CNG Producing Company, Columbia Gas Development Corporation. Total Ministers Corporation, Energy Development Corporation, Total Ministers and Production Company and Anadakso Petroleum Corporation, Marphy Espiloration and Production Company and Anadakso Petroleum Corporation, and Production Company, Limited Partnership (referred to as "Override Production Company, Limited Partnership (referred to as "Override Parties")	CNG Producing Company, Columbia Gas Development Corporation, Total Minatome Corporation, Energy Development Corporation, Murphy Exploration and Production Company and Anadarko Petroleum	Fieldwood Energy Offshore LLC	SS 247 Lease G01028, SS 248 Lease G01029, SS 249 Lease G01030, SS 270 Lease G01037, SS 271 Lease G01038	TALOS ERT LLC, W & T ENERGY VI LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x		
335 9/24/1985	Letter Agreement - JOA	Clarification Letter Agreement by and between CNG Producing	CNG Producing Company, Hunt Oil Company, Southland Royalty Company (successor to Hunt Oil Company and Anadarko Production	Fieldwood Energy Offshore LLC	VR 78 Lease G04421		\$0.00	Assume and assign to Credit Bid Purchaser		x	
336	Oilfield Services	(successor to Hunt Oil Company, soluniario Royally Company (successor to Hunt Oil Company and Anadarko Production Company 501307_Master Services Agreement dated effective 01/01/2014	COASTAL CHEMICAL CO LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate	Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III FW IV
337	4/10/1998		FARMOUT AGREEMENT DATED APRIL 10, 1998, BY AND BETWEEN COperating AgreementSTAL 0&G CORPORATION AND		Fieldwood Energy	VK 780 Lease G06884, VK 824 Lease G15436	ENERGY XXI GOM LLC, MARUBENI OIL & GAS (USA) LLC, TOTAL E & P USA INC	\$0.00	Assume and Allocate Pursuant to		- archaser	
338	1/7/2016	- Other	BETWEEN COperating AgreementSTAL O&G CORPORATION AND NIPPON OIL EXPLORATION U.S.A. LIMITED. Contract for the Extraction of Hydrocarbons under the Production	U.S.A. LIMITED. Comision Nacional de Hidrocarburos	Offshore LLC Fieldwood Energy LLC	na	(USA) LLC, TOTAL E & P USA INC	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x		
	.,,,2010		Sharing Modality - Fieldwood Energy E&P Mexico, S. De R.L. De C.V.						Purchaser		x	
339		Oilfield Services	Gravel Pack Tools, CT Unit Tools	CONCENTRIC PIPE AND TOOL RENTALS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
340	4/15/1991	Operating Agreement - Other	Operating Agreement eff. 4-15-91 b/b Conoco and Shell	Conoco and Shell	Fieldwood Energy LLC	MP 289 Lease G01666	ANADARKO US OFFSHORE LLC, ERA HELICOPTERS INC., HIGH POINT GAS GATHERING, L.L.C., SHELL PIPELINE COMPANY LP, TALOS PETROLEUM LLC, W & T OFFSHORE INC, RIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
341	1/1/1989	Operating Agreement - Other	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL	CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL		WD 94 Lease 839		\$0.00	Assume and assign to Credit Bid Purchaser		x	
342	1/1/1989	Operating Agreement - Other	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO	CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL		WD 95 Lease G01497		\$0.00	Assume and assign to Credit Bid		¥	
343	1/1/1989	Operating Agreement - Other	INC. AND ATLANTIC RICHFIELD COMPANY ET AL CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO	CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL		WD 96 Lease G01498		\$0.00	Purchaser Assume and assign to Credit Bid		 x	
344	1/1/1989	Operating Agreement - Other	INC. AND ATLANTIC RICHFIELD COMPANY ET AL CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO	CONOCO INC. AND ATLANTIC RICHFIELD COMPANY.	Fieldwood Energy	WC 34 Lease G03251, WC 35 Lease G02819, WC 66 Lease G02826		\$0.00	Purchaser Assume and Allocate Pursuant to	x	^	
345	10/1/1990	Joint Operating Agreement	INC. AND ATLANTIC RICHFIELD COMPANY ET AL RATIFICATION AND AMENDMENT NUMBER 1 TO JOINT	CONOCO INC. AND TEXAS PRODUCING INC.	Offshore LLC Fieldwood Energy	WC 34 Lease G02819, WC 35 Lease G01860, WC 66 Lease G02825, WC		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×		
346		Joint Operating Agreement	OPERATING AGREEMENT DATED OCTOBER 1, 1990, BY AND BETWEEN CONOCO INC. AND TEXAS PRODUCING INC. AMENDMENT TO OPERATING AGREEMENT DATED MAY 1, 1995.		Offshore LLC Fieldwood Energy	77 Lease G02826 WC 34 Lease G02819, WC 35 Lease G01860, WC 65 Lease G02825, WC		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
			BY AND BETWEEN CONOCO INC. AND VASTAR RESOURCES, INC., ET AL.		Offshore LLC	66 Lease G02826, WC 67 Lease G03256			Divisive Mergers	x		
347	5/1/1995	Unit Agreement and/or Unit Operating Agreement	41 A Platform, dated May 1,1995,between Conoco Inc., Atlantic Richfield Company, Texaco Producing Inc. and OXY USA Inc.	Conoco Inc., Atlantic Richfield Company, Vastar Resources, Inc., Texaco Exploration and Production Inc., Oxy USA Inc., Texaco Producing Inc.	Fieldwood Energy Offshore LLC	GI 41 Lease 129, GI 47 Lease 133, GI 48 Lease 134, GI 52 Lease 177	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		×	
348	1/1/1989	Operating Agreement - Other	CATCO Operating Agreement eff. 1/1/89 by and between Conoco, Richfield , Texaco, et al	Conoco, Richfield , Texaco, et al	Fieldwood Energy LLC	El 208 Lease 577		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
349	8/1/1960	Unit Agreement and/or Unit Operating Agreement	Amendment to GIWD Unit Agmt by and between Continental Oil Company, Et al. Cities Service Production Company	Continental Oil Company, Et al. Cities Service Production Company		WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD 71 Lease 838	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		x	
350	10/1/1969	Unit Agreement and/or Unit Operating Agreement	Amends both GI/WD Unit and CATCO Unit by and between Continental Oil Company, Et al. Cities Service Production Company, Et al.	Continental Oil Company, Et al. Cities Service Production Company, Et al.		GI 32 Lease 174, GI 39 Lease 127, GI 40 Lease 128, GI 41 Lease 129, GI 41 Lease 130, GI 42 Lease 131, GI 43 Lease 175, GI 47 Lease 133, GI 46 Lease 132, GI 48 Lease 134, GI 52 Lease 177, WD 68 Lease 180, WD 69 Lease 181, DP 70 Lease 182, WD 71 Lease 838		\$0.00	Assume and assign to Credit Bid Purchaser		x	
351		Oilfield Services	Provide Specialized Laboratory Analysis of Produced Solids	CORE MINERALOGY, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
352	8/30/2019	Non-Oilfield Services	Master Subscription Agreement, Order Form	COUPA SOFTWARE, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$2,026.10	Assume and assign to Credit Bid		x	
353	9/15/2019	Non-Oilfield Services	System Services / License Agreements	COUPA SOFTWARE, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$2,026.10	Purchaser Assume and assign to Credit Bid		x	
354	3/30/2017	Other Misc.	Fieldwood agreed to COX request/letter of no objectin to allow cox to	Cox Operating LLC	Fieldwood Energy LLC	El 64; El 53 Lease 479	ENVEN ENERGY VENTURES LLC	\$0.00	Purchaser Assume and Allocate Pursuant to	x	-	
355	1/26/2021	Marketing - Transportation	produce its El 64# 9 well. Fieldwood is the operator of SW/4 of El 53	Cox Operating LLC	Fieldwood Energy LLC	HI A474 Lease G02366	FREEPORT MCMORAN OIL & GAS LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x		
356		Oilfield Services		C-PORT/STONE LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
357		Unit Agreement and/or Unit Operating	Amendment dated effective 01/28/2019 EI 89 Field UOperating Agreement 9/1/94	Crane Holding Inc.; W & T Energy VI LLC	Fieldwood Energy LLC	El 0089 Lease 44, El 0089 Lease 229		\$0.00	Purchaser Assume and Allocate Pursuant to	x	-	
358		Agreement Oilfield Services		CRESCENT ENERGY SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	^		
359		Olifield Services	Amendment dated effective 11/07/2017 701147_Master Services Agreement dated effective 03/10/2016	CROSBY DREDGING LLC	Fieldwood Energy LLC	n a	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
360		Oilfield Services	505424-Master Time Charter Agreement dated 11-1-2013	CROSBY TUGS INC	Fieldwood Energy LLC	0.0		\$0.00	Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid		x	
361	7/1/2017	Oillield Services Other Services Agreements	Subs424-Master Time Charter Agreement dated 11-1-2013 Response Resources Agreement	CSA Ocean Sciences Inc.	. Juwoou Energy LLC	n.a. Area wide	No.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	
	7/1/2017		Utilization Agreement					******	Purchaser		x	
362		Oilfield Services	Engine Parts/Maintenance/Overhauls	CSI COMPRESSCO SUB, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
363		Oilfield Services	*	CSI TECHNOLOGIES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
364		Oilfield Services	558082_Master Services Agreement dated effective 01/01/2014	CUSTOM COMPRESSION SYSTEMS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
365		Oilfield Services	554325_PO Terms & Conditions dated effective 01/15/2019	CUSTOM PROCESS EQUIPMENT LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
366	1/1/2017	Non-Oilfield Services	Administrative Services Agreement	CVS/CAREMARK	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
367		Oilfield Services	554431_Master Services Agreement dated effective 11/01/2013	CYRUS J GUIDRY & ASSOCIATES	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
368	2/9/2018	Non-Oilfield Services	Master Consulting Agreement	DAGEN PERSONNEL	Fieldwood Energy LLC	n.a.	n.a.	\$7,570.59	Assume and assign to Credit Bid		x	-
369		Oilfield Services	700908_Master Services Agreement dated effective 04/17/2015	DALEY TOWER SERVICE, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		х	
370	10/26/2013	Oilfield Services		DANOS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
371		Oilfield Services	Amendment dated effective 01/01/2015 700234_Master Services Agreement dated effective 11/01/2013	DART ENERGY SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			
372	2/8/2019	Non-Oilfield Services	= -	DATAVOX. INC.	Fieldwood Energy LLC	n.a.	n.a.	\$23,416,16	Purchaser Assume and assign to Credit Bid		x	
373		Non-Oilfield Services	Software Licensing Agreement	DATAWATCH CORPORATION	Fieldwood Energy LLC	n a	n a	\$0.00	Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid		x	
373	2/12/2022			DAVIS OFFSHORE, L.P., NOBLE ENERGY, INC. AND STATOILHYDRO	Fieldwood Energy LLC	CC 1981 ease G36021	11.0.	\$0.00	Purchaser		x	
374		Letter Agreement - Other Land Joint Bidding Agreements	D NODE ENERGY INC. AND STATOLLING DOLLAR FOR INC.	DAVIS OFFSHORE, L.P., NOBLE ENERGY, INC. AND STATULHYDRO USA E&P INC. DAVIS OFFSHORE, L.P., STEPHENS PRODUCTION COMPANY, LLC,	Offshore LLC Fieldwood Energy	GC 198 Lease G36021 GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	
376	10/18/2013		OFFSHORE, L.P., STEPHENS PRODUCTION COMPANY, LLC, ENERGY PARTNERS, LTD	DAVIS OF SHORE, E.F., STEPHENS PRODUCTION COMPANY, ELC, ENERGY PARTNERS, LTD DCL Mooring & Rigging	Offshore LLC	Area wide		\$0.00	Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid		x	
376			LOI				WILD WELL CONTROL INC. DEEPWATER		Purchaser		x	
		Abandonment / Decommissioning Agreement Letter Agreement - Operating Agreement	Control, Inc and Dynamic Offshore Resources Inc dated 31 Jan 2010		Offshore LLC	GC 65GC 108GC 109 Lease G05889 MC 563 Lease G21176	WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATUSES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELLOCOPTERS INC. MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & T ENER	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	
			III, LLC, Noble Energy, Inc, BP Exploration and Produciton, Inc, Red Willow Offshore and Houston Energy Deepwater Ventures I, LLC designating Depp Gulf as Operator of the Interval from 0-19,000' TYDESS	Deep Guiff Energy III, LLC, Noble Energy, Inc, BP Exploration and Produciton, Inc, Red Willow Offshore and Houston Energy Deepwater Ventures I, LLC					Purchaser		x	
379		Oilfield Services	701011_Master Services Agreement dated effective 01/22/2016	DEEPTREND, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]		Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
380	9/3/2019	Other Lease / Rental Agreement	Lease Agreement with Agreement to Purchase by and between Deepwater Abandonment Alternatives, Inc and Fieldwood Energy Offshore LLC	Deepwater Abandonment Alternatives, Inc.	Fieldwood Energy Offshore LLC	GC 200 (NW/4 SE/4; SW/4 NE/4; E/2 SE/4 NW/4; S/2 NE/4 NW/4; W/2 E/2 SE/4; NE/4 SW/4 SE/4; SW/4 NW/4 NE/4) Lease G12209	RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC, CHEVRON USA INC, W & T ENERGY VI LLC, SHELL TRADING (US) COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		×		
381		Diffield Services		DEEPWATER CORROSION SERVICES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
382		Diffield Services	510045_Rental Agreement dated effective 01/21/2014	DEEPWELL RENTALS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
383		Diffield Services	Completion Engineering Consultant	DELGE	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
384	4/1/2013 4/1/2013	Other Services Agreements	Response Resources Agreement Utilization Agreement	Delmar Systems, Inc.		Area wide		\$0.00	Assume and assign to Credit Bid Purchaser		×		
385		Dilfield Services	Suction Piles, Installation Tools, Mooring, Anchoring, Work Wire, and Towing Equipment & Services		Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
386	1/1/2020	Non-Oilfield Services	Administrative Services Agreement	DELTA DENTAL INSURANCE COMPANY	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
387		Diffield Services	Gravel Pack Screens	DELTA SCREENS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
388		Diffield Services Diffield Services	777816_Master Services Agreement dated effective 12/05/2018 Auto Care for Lafavette Fleet	DELTA SUBSEA, LLC DELTA WORLD TIRE	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 \$0.00	Assume and assign to Credit Bid Purchaser		×		
399		Diffield Services		DEMEX INTERNATIONAL INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×		
390			700329_Master Services Agreement dated effective 02/13/2014	DEMEX INTERNATIONAL INC Departmement of the Interior and Humble Oil & Refining Company	Fieldwood Energy LLC	n.a. ST 67 Lease 20	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Jnit Agreement and/or Unit Operating Agreement	ST 54 Unit Agreement, as amended and/or expanded by and between Departmement of the Interior and Humble Oil & Refining Company: ST 54 Unit which includes St 67 (as amended by those certain letter Agreements, etc.) Unit Agreement (754399006) by and between Dept of Interior and						Assume and assign to Credit Bid Purchaser		×		
392	5/13/1999	Jnit Agreement and/or Unit Operating Agreement	Shell Offshore Inc dated effective 13 May 1999 and as amended on 15 Mar 2004	Dept of Interior and Shell Offshore Inc dated effective 13 May 1999 and as amended on 15 Mar 2004		GC 65 Lease G05589, GC 108 Lease G14668, GC 109 Lease G05900	WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATYES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERINE, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & TEACH		Assume and assign to Credit Bid Purchaser		x		
393		Diffield Services	Screening (Shaker) Equipment	DERRICK CORP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
394	6/1/2018	Marketing - Transportation	IT Transport Contracy by and between Destin Pipeline company, L.L.C. and Fieldwood Energy LLC.	Destin Pipeline company, L.L.C. and Fieldwood Energy LLC.		MC 110 Lease G18192, BS 52 Lease 17675	MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		$\sqcup \sqcup$
395	40108	Diffield Services	Mechanical Parts	DEVALL DIESEL SERVICES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		$\sqcup \sqcup$
396 397		Farmout Agreement	Farmout Agreement, as amended: El 312 with Devon JOINT OPERATING AGREEMENT BY AND BETWEEN DEVON	Devon DEVON ENERGY PRODUCTION COMPANY, L.P. AND HUNT		El 312 Lease G22679	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	×			
	5/17/2007	Joint Operating Agreement	ENERGY PRODUCTION COMPANY, L.P. AND HUNT PETROLEUM	PETROLEUM CORPORATION, ET AL.	Fieldwood Energy LLC	MO 826 Lease G26176	W & T OFFSHORE INC, W&T OFFSHORE INC	\$0.00	Divisive Mergers	x			
398		Diffield Services		DIAMOND PETROLEUM VENTURES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
399		Diffield Services	Derrick Barge Rental	DIAMOND SERVICE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
400		Non-Oilfield Services	Master Services Contract	DISA INC	Fieldwood Energy LLC	n.a.	n.a.	\$12,774.45	Assume and assign to Credit Bid Purchaser		x		
401		Non-Oilfield Services	Master Services Contract	DISA INC	Fieldwood Energy LLC	n.a.	n.a.	\$12,774.45	Assume and assign to Credit Bid Purchaser		x		
402		Acquisition / PSA / Other Purchase or Sale Agreements	by and between Fieldwood Energy LLC and Discvovery Producer Services LLC: ST 311 Pipeline Divestiture	Discovery Producer Services LLC	Fieldwood Energy LLC		WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
403	6/29/2015	Settlement / Release / Relinquishment Agreements	by and between Fieldwood Energy LLC and Discroovery Producer Services LLC: ST 311 Pipeline Divestiture	Discovery Producer Services LLC	Fieldwood Energy LLC		WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
404 405		Dilfield Services Dilfield Services	Master Services Contract dated effective June 01, 2015 700305 Master Services Agreement dated effective 01/17/2014	DIVERSE SAFETY AND SCAFFOLDING LLC DLS LLC	Fieldwood Energy LLC Fieldwood Energy LLC	n.a.	n.a.	\$0.00 \$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
406		Omeid Services Non-Oilfield Services	Perpetual Software License Agreement	DOCYUE LLC		n.a.	n.a.	\$0.00	Purchaser		x		
407		Olifield Services	· -	DOF SUBSEA USA INC	Fieldwood Energy LLC Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		×		\sqcup
407	12/20/2002	Joint Operating Agreement	Joint Operating Agreement by and between Dominion Exploration &		Fieldwood Energy	WC 130 Lease G12761	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to		×		
409		Joint Operating Agreement	Production, Inc. and Spinnaker Exploration Company, LLC Joint Operating Agreement by and between Dominion Exploration & Production, Inc., as Operator, and Spinnaker Exploration Company,	Company, LLC Dominion Exploration & Production, Inc., as Operator, and Spinnaker Exploration Company, L.L.C., as Non-Operator	Offshore LLC Fieldwood Energy Offshore LLC	WC 72 Lease G23735		\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x x			\vdash
410	11/26/2019	Settlement / Release / Relinquishment	L.L.C., as Non-Operator Settlement and Release Agreement b/b Dominion Oklahoma Texas	Dominion Oklahoma Texas Exploration and Production, Inc. and	Fieldwood Energy LLC	HI 45 Lease G12564		\$0.00	Assume and Allocate Pursuant to	x			\vdash
411		Agreements Dilfield Services	Exploration and Production, Inc. and Fieldwood Energy LLC 777591_Master Services Agreement dated effective 05/16/2018	Fieldwood Energy LLC DOVECO LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid		x		\vdash
412		Dilfield Services	OEM Manufacturer, Clark Gas Compressor Parts, Shop Repairs	DRESSER-RAND CO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		×		
413		Dilfield Services	564739_Master Services Agreement dated effective 09/05/2014	DRILL CUTTINGS DISPOSAL COMPANY LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
414		Dilfield Services	516459_Master Services Agreement dated effective 11/01/2013	DRILLCHEM DRILLING SOLUTIONS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
415		Dilfield Services	514968_Master Services Agreement dated effective 11/01/2013	DRILLING SERVICES OF AMERICA	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
416	12/19/1997	Marketing - PHA	Shell Offshore Inc. (SOI) as owner and operator of GC 65 Platform and BP Exploration & Oil Inc., Marathon Oil Company, and Shell Deepwater Development Inc., successor in interest to Shell Offshore Inc.	Droshky-Deepwater Abandonment Alternatives Inc		GC 65 Lease G05889	WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC. 10.18 GAS (USA) LIC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W. & TEMP	\$0.00	Assume and assign to Credit Bid Purchaser		x		
417		Diffield Services	777883_Master Services Agreement dated effective 05/14/2019	DURHAM'S INSPECTION SERVICES, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
418		Diffield Services	502178_Master Services Agreement dated effective 11/01/2013	DYNAMIC INDUSTRIES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
419		etter Agreement - Other Land	LETTER AGREEMENT BY AND BETWEEN DYNAMIC OFFSHORE RESOURCES AND NOBLE ENERGY INC		Fieldwood Energy Offshore LLC	Utilization of Bullwinkle Platform for Talon Prospect Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x		
420		Jnit Agreement and/or Unit Operating Agreement	SS 271 Unit Operating Agreement (Unit#991008784) As Amended, originally by and between Forest Oil Corp. as Operator, and Texas Gas Exploration Corp. et al as Non-Operators	Dynamic Offshore Resources NS, LLC; Fieldwood Energy LLC; Fieldwood Energy Clfshore LLC; Hilcrest GOM, Inc.; Talos ERT LLC; W & T Energy VI, LLC	Dynamic Offshore Resources NS, LLC; Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	SS 247 Lease G01028, SS 248 Lease G01029, SS 249 Lease G01030, SS 270 Lease G01037, SS 271 Lease G01038		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
421		Marketing - Construction, Operations, Management, Ownership Agreements	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to a trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respee by and between Fieldwood Energy Offshore LLC and and	Dynamic Offshore Resources, LLC, Enterprise GTM Offshore Operating Company, LLC	Fieldwood Energy Offshore LLC	HI A-446, HI A-447, HI A-550 Lease G04081	TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers				x
422		Dilfield Services	Terms and Conditions entered into by and between Fieldwood Energy LLC and E&C FinFan Inc.	E&C FINFAN, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
423		Diffield Services	Pipe Supplier	EAGLE PIPE, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		ш

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

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	Contract	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate	Proposed Contract Treatment [6]	FW I	Credit Bid FV	VIII FWIV
*	Date	Non-Oilfield Services		ECAD. INC		Associated Leases [5]	Related Lease Parties [4]	[5] \$0.00		rw.i	Purchaser	III FWIV
424			Perpetual Software License Agreement		Fieldwood Energy LLC	n.a.	n.a.		Assume and assign to Credit Bid Purchaser		x	
425		Oilfield Services	701181_Master Services Agreement dated effective 12/12/2016	ECHO OFFSHORE, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
426		Marketing - Other	Market Authorization Letter Agreement to act as agent for Ecopetrol Ameica Inc. to Market gas production	Ecopetrol Ameica Inc.	Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134	OFFSHORE, LLC: ECOPETROL AMERICA LLC.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
427	7/1/2006	Joint Operating Agreement	Joint Operating Agreement by and between Noble Energy, Inc.	Ecopetrol America LLC; Talos Energy Offshore LLC	Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC	TALOS ENERGY OFFSHORE, LLC ECOPETROL AMERICA LLC, TALOS ENERGY	\$0.00	Assume and assign to Credit Bid			
			(Fieldwood is successor-in-interest to Noble Energy, Inc.) and Samson Offshore Company effective as of July 1, 2006, including			993 Lease G24134, MC 904 Lease G36566, MC 905 Lease G36405	OFFSHORE, LLC	*****	Purchaser			
			any memorandums or financial statements of the same, as amended									
			by the: A. Ratification and Amendment of Gunflint Joint Operating									
			Agreement by and among Noble Energy, Inc., Samson Offshore Company, BP Exploration & Production Inc., and Marathon Oil									
			Company dated effective November 1, 2008. B. Amendment of the Gunflint Joint Operating Agreement dated								_	
			effective July 7, 2009 by and between Noble Energy, Inc., Samson Offshore Company, BP Exploration & Production Inc., and Marathon								^	
			Oil Company. C. Ratification, Amendment and Re-Designation of the Gunflint									
			JOperating Agreement as the Gunflint Voluntary Unit Operating Agreement dated effective January 1, 2011 by and between Noble									
			Energy Inc. BP Exploration & Production Inc. Samson Offshore									
			Company, Marathon Oil Company and BHP Billiton Petroleum (Deepwater) Inc.									
428		Oilfield Services	538166_Master Services Agreement dated effective 01/20/2014;	ECOSERV, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	-
429		Oilfield Services	Amendment dated effective 06/09/2014 508862_Master Services Agreement dated effective 06/06/2018	EDG INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
430		Oilfield Services	542177_PO Terms & Conditions dated effective 05/08/2019	EDGEN MURRAY CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×	-
431		Oilfield Services	Produced Water EPA testing for NPDES permit	ELEMENT MATERIALS TECHNOLOGY LAFAYETTE LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to	x	-	+
432	5/1/1988	Operating Agreement - Other	Offshore Operating Agreement entered into May 1, 1988 by and	ELF Aquitaine Operating Inc. as Operator and Plumn Offshore, Inc. and		El 342 Lease G02319	TANA EXPLORATION COMPANY LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to			-
			between ELF Aquitaine Operating Inc. as Operator and Plumn Offshore, Inc. and TXP Operating Company as Non-Operators AMENDMENT TO JOINT VENTURE AGREEMENT- ELF ASSUMES	TXP Operating Company as Non-Operators					Divisive Mergers	x		x
433	4/6/1998	Joint Development / Venture / Exploration Agreements	COperating AgreementSTAL POSISTION DATED APRIL 6, 1998	ELF EXPLORATION INC. AND COASTAL O&G CORPORATION	Fieldwood Energy Offshore LLC	VK 779VK 780 Lease G06884, VK824 Lease G15436	ENERGY XXI GOM LLC, MARUBENI OIL & GAS (USA) LLC, TOTAL E & P USA INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	¥		
			ELF EXPLORATION INC. AND COperating AgreementSTAL O&G CORPORATION.							^		
434	4/6/1998	Letter Agreement - Other Land	LETTER (ELF OFFERS NIPPON PART OF THE COperating AgreementSTAL INTEREST) DATED APRIL 6, 1998, BY AND	ELF EXPLORATION INC. AND NIPPON OIL EXPLORATION U.S.A. LIMITED	Fieldwood Energy Offshore LLC	VK 780 Lease G06884, VK 824 Lease G15436	ENERGY XXI GOM LLC, MARUBENI OIL & GAS (USA) LLC, TOTAL E & P USA INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	_		
			BETWEEN ELF EXPLORATION INC. AND NIPPON OIL EXPLORATION U.S.A. LIMITED							*		
435		Oilfield Services	537492_Master Services Agreement dated effective 11/01/2013	ELITE COMMUNICATION SERVICES INC	Fieldwood Energy LLC	n.a.	n.a.	\$159,560.07	Assume and assign to Credit Bid Purchaser		x	
436		Oilfield Services	777975_Master Services Agreement dated effective 10/30/2019	EMINENT OILFIELD SERVICES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
437		Marketing - Service Agreement	SERVICES CONTRACT FOR PIG LAUNCHER BETWEEN EMPIRE DEEPWATER LLC AND FIELDWOOD ENERGY LLC		Fieldwood Energy LLC	EW 826 Lease G05800	APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
438	12/1/2015	Settlement / Release / Relinquishment Agreements	by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and	EN US Operating Co. Inc.; ENI Petrolem US LLC; ENI Petroleum US LLC & FNI US Operating INC	Fieldwood Energy LLC; Fieldwood Energy	VR 313 Lease G01172, WC 100 Lease G22510, WC 130 Lease G12761, SS 246 Lease G01027, SS 247 Lease G01028, SS 248 Lease G01029, SS 249		\$0.00	Divisive Mergers Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the			
		. 6	Settlement Agreement		Offshore LLC	Lease G01030, SS 270 Lease G01037, SS 271 Lease G01038, WC 72 Lease G23735, VR 78 Lease G04421, GA 151 Lease G15740			Credit Bid Purchase Agreement) on account of the Acquired Interests and/or			
									(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	×	x	
									Assets (as defined in the Credit Bid			
439		Oilfield Services	701217_Master Services Agreement dated effective 08/08/2018	ENCORE WELLHEAD SYSTEMS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchase Agreement) Assume and assign to Credit Bid Purchaser		x	
440		Oilfield Services	700564_Master Services Agreement dated effective 04/28/2014	ENERGY COMPLETION SERVICES LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
441	7/1/1998	Farmout Agreement	FO by and between Energy Development Corp & Juniper Energy Kp	Energy Development Corp & Juniper Energy Kp	Fieldwood Energy LLC	El 57 Lease G02601	TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
442		Non-Oilfield Services		ENERGY GRAPHICS INC	Fieldwood Energy LLC	n.a.	n.a.	\$38,970.00	Assume and assign to Credit Bid Purchaser		x	
443		Non-Oilfield Services		ENERGY INFORMATION INC	Fieldwood Energy LLC	n.a.	n.a.	\$1,500.00	Assume and assign to Credit Bid Purchaser		x	
444		Oilfield Services	BOP Certifier (Wellwork)	ENERGY RISK CONSULTING	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	_
445	9/9/2013	Operating Agreement - Other	Amends certain JOperating Agreement dated 02/01/2013	Energy XXI GOM LLC	Fieldwood Energy LLC	SP 62 Lease G01294		\$0.00	Purchaser Assume and Allocate Pursuant to	x		+
446	1/1/1971	Joint Operating Agreement	PENNZOIL OFFSHORE GAS OPERATORS, INC., MESA PETROI FUM CO. FT AI	Energy XXI GOM LLC	Fieldwood Energy LLC	El 330 Lease G02115	ENERGY XXI GOM LLC, RENAISSANCE OFFSHORE, LLC. Arena, TANA EXPLORATION COMPANY LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers			+
447	40/4/407	Islant Operation Assessment		FVVI COM I Co Field-ord F II Co COM Ch. (***)	Fieldward Francisco	CN 407 Lana C00000 CN 444 Lana C00005	LLC, Arena, TANA EXPLORATION COMPANY LLC ENERGY XXI GOM LLC	\$0.00	9	×		
447		Joint Operating Agreement	PENNZOIL OFFSHORE GAS OPERATORS, INC. AND PENNZOIL LOUISIANA AND TEXAS OFFSHORE, INC. ET AL OPERATING AGREEMENT BY AND BETWEEN PENNZOIL		GOM Shelf LLC	SM 127 Lease G02883, SM 141 Lease G02885		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
448	5/1/1974	Joint Operating Agreement	OFFSHORE GAS OPERATORS, INC. AND PENNZOIL LOUISIANA	Energy XXI GOM LLC; Fieldwood Energy LLC; GOM Shelf LLC	Fieldwood Energy LLC; GOM Shelf LLC	SM 128 Lease G02587	ENERGY XXI GOM LLC, SHELL PIPELINE COMPANY LP, TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
449	1/1/2000	Joint Operating Agreement	AND TEXAS OFFSHORE, INC. ET AL JOINT OPERATING AGREEMENT BY AND BETWEEN OCEAN	Energy XXI GOM LLC; OCEAN ENERGY, INC., MCMORAN OIL & GAS	Fieldwood Energy LLC	El 108 Lease G03811		\$0.00	Assume and Allocate Pursuant to	x		+
450		Oilfield Services	ENERGY, INC., MCMORAN OIL & GAS LLC., ET AL. 701119_PO Terms & Conditions dated effective 03/22/2016	LLC., ET AL. ENERJETEX TECHNOLOGY LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid		x	+
451		Oilfield Services	777689_Master Services Agreement dated effective 06/06/2018	ENGINUITY GLOBAL LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	+
452	12/1/2015	Acquisition / PSA / Other Purchase or Sale	by and between Fieldwood Energy Offshore LLC, ENI US Operating	ENI PETROLEUM US LLC; ENI US Operating INC.	Fieldwood Energy	GA 151 Lease G15740, SS 246 Lease G01027, SS 247 Lease G01028, SS	ENVEN ENERGY VENTURES LLC	\$0.00	Purchaser Assume and (i) assign to Credit Bid			+
		Agreements	Inc, and ENI Petroleum US LLC: GA 151, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130		Offshore LLC	248 Lease G01029, SS 249 Lease G01030, SS 270 Lease G01037, SS 271 Lease G01038, VR 78 Lease G04421, VR 313 Lease G01172, WC 72 Lease			Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on			
						G23735, WC 100 Lease G22510, WC 130 Lease G12761			account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	x	x :	t
									Mergers on account of the Excluded Assets (as defined in the Credit Bid			
453		Oilfield Services	ENSCO 102 Daywork Drilling Contract 09 05 2018	ENSCO OFFSHORE COMPANY	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchase Agreement) Assume and assign to Credit Bid		x	_
454	7/1/1996	Joint Operating Agreement	7.1.1996 SM 39 Joint Operating Agreement, as amended	ENSERCH EXPLORATION, INC, AND PETROBRAS AMERICA, INC.	Fieldwood Energy LLC:	SM 39 Lease G16320		\$0.00	Purchaser Assume and Allocate Pursuant to		x	-
					Fieldwood Energy Offshore LLC				Divisive Mergers		:	2
455	12/14/1995	Other Misc.	REVISED LETTER OF INTENT (FARMOUT) DATED DECEMBER 14, 1995, BY AND BETWEEN ENSERCH EXPLORATION, INC, AND	ENSERCH EXPLORATION, INC, AND PETROBRAS AMERICA, INC.		SM 280 Lease G14456	MP GULF OF MEXICO, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
456	5/2/1978	Farmout Agreement	PETROBRAS AMERICA, INC. FARMOUT AGREEMENT EFFECTIVE MAY 2, 1978, BY AND	ENSERCH, FARMOR, AND ANADARKO, FARMEE.	Fieldwood Energy	HI A365 Lease G02750		\$0.00	Assume and Allocate Pursuant to			+
457	8/1/2018	Withdrawal Agreement	BETWEEN ENSERCH, FARMOR, AND ANADARKO, FARMEE. by and between Fieldwood Energy Offshore LLC and Entech	Entech Enterprises, Inc.	Offshore LLC Fieldwood Energy	SS 271 Lease G01038		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		-
458		Oilfield Services	Enterprises, Inc.: Entech Withdraws from SS 271 Unit	ENTERGY GULF STATES LOUISIANA LLC	Offshore LLC Fieldwood Energy LLC	na .	n a	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x		
			INC UIN VOING		wood Energy EEG	· · · · · · · · · · · · · · · · · · ·	*******	\$3.00	Purchaser		x	

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

	Contract							Comp Facility of			Applicable	
#	Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	[5]	Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III FW IV
459		Oilfield Services	Utilities - Grand Isle and Venice	ENTERGY LOUISIANA LLC	Fieldwood Energy LLC	n.a.	n.a.	\$2,830.22	Assume and assign to Credit Bid Purchaser		x	
460	2/1/2006	Marketing - Transportation	Memorandum of Agreement in addition to the Gas Gathering	Enterprise Field Services company, LLC and Noble Energy, Inc		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid			
			between Enterprise Field Services company, LLC and Noble Energy, Inc Dedication of production	Dedication of production					Purchaser		x	
461	5/1/2000	Marketing - Transportation	Reimbursement Agreement between Enterprise Field Services, LLC	Enterprise Field Services, LLC and Anadarko Petroleum, ENI Petroleum		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid			
401	3/1/2009	marketing - manaportation	and Anadarko Petroleum, ENI Petroleum US LLC, ConocoPhillips	US LLC. ConocoPhillips Company, BHP Billiton Petroleum Inc. MCX Gulf		GC 700 Lease G21017	ANADANNO 03 OF SHOKE LEG	30.00	Purchaser			
			NIPPON Oil Exploration USA Limited Hess Corporation, Repsol E&P.	of Mexico, LLC, NIPPON Oil Exploration USA Limited, Hess Corpo							x	
462		Oilfield Services	USA, Ecopetrol America Inc, and Noble Energy Inc. Enterprise Offshore Drilling Appendix A_Drilling Order 07 12 2018	ENTERPRISE OFFSHORE DRILLING LLC	Fieldwood Energy LLC	n a	na	\$0.00	Assume and assign to Credit Bid			
	10/7/2013	Elections	Election Letter Agreement by and between Fieldwood Energy LLC		Fieldwood Energy LLC	PL 13 Lease G03171	ANKOR ENERGY LLC, ENVEN ENERGY VENTURES,	\$0.00	Purchaser Assume and Allocate Pursuant to		x	
			and Enven Energy Ventures LLC		5,7		LLC		Divisive Mergers	x		
464	2/26/1966	Operating Agreement - Other	Operator and British-Borneo Exploration, Inc. and Zilkha Energy	ENVEN ENERGY VENTURES LLC; Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC; Fieldwood Energy	GA 151 Lease G15740	ENVEN ENERGY VENTURES LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
465		Non-Oilfield Services	Company, As Non-Operators Perpetual Software License Agreement	ENVIRONMENTAL SYSTEMS RESEARCH INSTITUTE, INC	Offshore LLC Fieldwood Energy LLC	n a	n a	\$0.00	Assume and assign to Credit Bid			
466	11/1/2006		·	EOG Resources. Inc.	ricidwood Energy EEO	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Purchaser		x	
		Farmout Agreement	Farmout Agreement by and between EOG Resources, Inc. and : EOG farm out SS 79 to Seneca Resources Corporation						Assume and assign to Credit Bid Purchaser		x	
467	10/1/2010	Assignment of Oil & Gas Leasehold Interest(s)	ABOS eff. 10-1-2010 b/b EOG Resources, Inc. ("Assignor") and Northstar Offshore Energy Partners, LLC ("Assignee")	EOG Resources, Inc. ("Assignor") and Northstar Offshore Energy Partners, LLC ("Assignee")	Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
468	6/14/2000	Farmout Agreement	Farmout Agreement by and between EOG Resources, Inc. and PetroQuest Energy One. L.L.C.: EOG farm out SS 79 to PetroQuest.	EOG Resources, Inc. and PetroQuest Energy One, L.L.C.		SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Assume and assign to Credit Bid Purchaser			
			PetroQuest then enters Exploration and Developemnt Agreement						Pulchaser		×	
469		Oilfield Services	with Challenge Minerals Diving & ROV Services, Well P&A, Cutting Services, Heavy Lifting,	EPIC COMPANIES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
470		Oilfield Services	Derrick Barges	EPIC DIVING & MARINE SERVICES, LLC (a disrega	Fieldwood Energy LLC	na na	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			
	9/40/2000	Non-Oilfield Services	Derrick Barnes	EPIC DIVING & MARINE SERVICES, LLC (a disregal EPIC INSURANCE BROKERS & CONSULTANTS	5,7			\$145.16	Purchaser		x	
					Fieldwood Energy LLC	II.a.	n.a.		Assume and assign to Credit Bid Purchaser		x	
472	12/4/2013	Other Lease / Rental Agreement	by and between Fieldwood Energy LLC, GOM Shelf LLC and EPL Oil & Gas, LLC - Amends certain Slot Rental Agreement dated	EPL OIL & GAS, LLC	Fieldwood Energy LLC	MP 302 Lease G32264	APACHE SHELF EXPLORATION LLC, EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
473	10/25/2005	Property Participation & Exchange	12/26/2012 EI 311/312 includes JOA with EPL	EPL OIL & GAS, LLC		El 312 Lease G22679	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to			
		Agreements							Divisive Mergers	x		
4/4		Marketing - PHA	PHA MP311B-MP302B19 by and between Fieldwood and EPL OIL & GAS, LLC and EPL OIL & GAS, LLC		5,7	MP 311 Lease G02213	EPL OIL & GAS, LLC, APACHE SHELF EXPLORATION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
475	2/6/1967	Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN CONTINENTAL OIL COMPANY AND TENNECO OIL COMPANY ET AL, AS AMENDED	EPL OIL & GAS, LLC; Fieldwood Energy LLC; GOM Shelf LLC	Fieldwood Energy LLC; GOM Shelf LLC	MP 296 Lease G01673, MP 303 Lease G04253, MP 304 Lease G03339, MP 311 Lease G02213	EPL OIL & GAS, LLC; EPL OIL & GAS, LLC, APACHE SHELF EXPLORATION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
476	einainnna	Marketing - Connection Agreement	OFFSHORE TIE-IN EQUILON ENTERPRISES LLC DBA SHELL OIL	FOULLON ENTERDRISES I LO		MC 311 Lease G02968	ARENA ENERGY LP, BRISTOW US LLC	\$0.00	Assume and Allocate Pursuant to	=		
4/6	6/23/2003	Marketing - Connection Agreement	PRODUCTS US CONNECTION FOR BOURBON OIL PIPELINE AT	EQUILON ENTERPRISES LLC		WC 311 Lease G02906	ARENA ENERGY LP, BRISTOW US LLC	\$0.00	Divisive Mergers	×		
477	11/1/2011	Joint Operating Agreement	MC 311A Joint Operating Agreement by and between Marathon Oil Company,	Equinor USA E&P W & T Energy VI	Fieldwood Energy LLC	MC 993 S/2 Lease G24134		\$0.00	Assume and assign to Credit Bid			
			Statoil USA E&P Inc and Woodside Energy (USA) Inc dated and effective 1 Nov 2011		-				Purchaser		x	
478	9/11/2012	Joint Operating Agreement	Area of Mutual Interest Agreement and Joint Operating Agreement made and entered into between Marathon Oil Company, Statoil USA	Equinor USA E&P W & T Energy VI	Fieldwood Energy LLC	MC 992 S/2 Lease G24133	ECOPETROL AMERICA LLC, TALOS ENERGY	\$0.00	Assume and assign to Credit Bid Purchaser			
			E&P Inc and Woodside Energy (USA) Inc dated and effective 11				OFFSHORE, LLC		Purchaser		x	
			June 2012 (including JOperating Agreement to be identical to JOperating Agreement for MC 993 S/2)									
479		Oilfield Services	500985 MSA dated effective 12/16/13; Amend. effective 01/29/2015;	ERA HELICOPTERS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
480		Oilfield Services	Amend. effective 08/21/2018 777596_Master Services Agreement dated effective 03/20/2018	ESEIS, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×	
481		Oilfield Services	700634 Master Services Agreement dated effective 10/01/2014	ETHOS ENERGY LIGHT TURBINES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			
482		Oilfield Services	Rental Drill Bits	EVANS RENTALS INC	Fieldwood Energy LLC	200	0.0	\$0.00	Purchaser Assume and assign to Credit Bid		x	
						II.d.	n.a.		Purchaser		x	
483		Oilfield Services	Master Agreement	Eventure Global	Fieldwood Energy, LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
484	7/31/2018	Non-Oilfield Services	Services Agreement	EVERYTHINGBENEFITS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
485		Oilfield Services	508471_Master Services Agreement dated effective 11/01/2013	EXPEDITORS & PRODUCTION SERVICES CO, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
486	5/6/2019	Non-Oilfield Services	Consulting Agreement	EXPLOITATION TECHNOLOGIES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
487		Oilfield Services	Explosives Contractor	EXPLOSIVE SERVICES INTERNATIONAL LTD	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		 X	
488	8/16/1993	Joint Operating Agreement	Amendment to Operating Agreement, dated August 16, 1993,	Express Acquisition Company and Torch EnergyAdvisors Inc.	Fieldwood Energy	SS 207 Lease G01523	 	\$0.00	Purchaser Assume and Allocate Pursuant to		×	
-30	101 1000	personny ryrodrifett	between Express Acquisition Company and Torch EnergyAdvisors		Offshore LLC			90.00	Divisive Mergers	x		×
489		Oilfield Services	Inc. Daily Operating Supplies	EXPRESS SUPPLY & STEEL LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
490		Oilfield Services	700929_Master Services Agreement dated effective 05/07/2015	EXPRESS WELD LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			
491		Olifield Services	Pipeline Rental Tools/Equipment	EXPRO MIDSTREAM SERVICES, LLC	Fieldwood Energy LLC	n a	na	\$0.00	Purchaser Assume and assign to Credit Bid		x	
						II.d.	II.d.		Purchaser		x	
492		Oilfield Services		EXTREME ENERGY SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
493 1	12/11/2007	Letter Agreement - Other Land	Letter Agreement by and between Exxon Mobil Corporation and Apache Corporation : Amendment to Letter Agreement 10/24/2006	Exxon Mobil Corporation and Apache Corporation		ST 67/68 Lease 20		\$0.00	Assume and assign to Credit Bid Purchaser		x	
494	4/9/2008	Letter Agreement - Other Land	Letter Agreement by and between Exxon Mobil Corporation and Apache Corporation : Exxon Mobil grants extension to well	Exxon Mobil Corporation and Apache Corporation	1	ST 67/68 Lease 20		\$0.00	Assume and assign to Credit Bid Purchaser			
			commencement per Amendment to Letter Agreement dated		1				Pulchaser		x	
495	1/31/2007	Facilities & Tie-In Agreements	09/10/1991 EXXON MOBIL PIPELINE COMPANY CONNECTION AGREEMENT	EXXONMOBIL PIPELINE COMPANY	 	WD 90 Lease G01089		\$0.00				
		-	FOR WD 73A platform owned by Exxon and connecting to WD 90		1				Divisive Mergers	x		
496	8/21/2006	Marketing - Connection Agreement	EXXONMOBILE PIPELINE COMPANY CONNECTION AGREEMENT	EXXONMOBIL PIPELINE COMPANY		MC 311 Lease G02968	ARENA ENERGY LP, BRISTOW US LLC	\$0.00	Assume and Allocate Pursuant to	x		
497		Oilfield Services	WITH APACHE CORPORATION 777903_Master Services Agreement dated effective 03/28/2019	F.A.D. FLANGE ACCIAIO E DERIVATI S.P.A.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	-	x	
498		Oilfield Services	505180 Master Services Agreement dated effective 12/01/2013	FASTORQ LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			
499		Oilfield Services		FDF ENERGY SERVICES	Fieldwood Energy LLC	0.0		\$0.00	Purchaser Assume and assign to Credit Bid		x	
						II.a.	n.a.		Purchaser		x	
		Non-Oilfield Services	Service Agreement	FIDELITY INVESTMENTS INSTITUTIONAL	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
501	4/1/2009	Marketing - Other	Allocation of quality bank by and between Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC	Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC	Fieldwood Energy LLC	GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
-			opecianos, ELG and Allocation opecialists, ELG		+	+	F	·	Purchaser			!

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

Notes:

[1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

[2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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										Applicabl	c Linuty	
	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III	
502	11/1/2018	Marketing - Other	Allocation of quality bank by and between Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC	Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC			WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS, (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & TENERY			x		
503	1/1/2006	Marketing - PHA	GC 768 by and between Fieldwood and Anadarko US Offshore LLC and Anadarko US Offshore LLC	Fieldwood and Anadarko US Offshore LLC and Anadarko US Offshore LLC		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		1
504	8/1/1997	Marketing - PHA	ST 176/ST 148 by and between Fieldwood and Arena Offshore LLC and Arena Offshore LLC	Fieldwood and Arena Offshore LLC and Arena Offshore LLC	Fieldwood Energy LLC	ST 161 Lease G01248, ST 148 Lease G01960		\$0.00 Assume and Allocate Pursuant to	x			1
505	10/31/2013	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and Arena Offshore LP and Arena Offshore LP	Fieldwood and Arena Offshore LP and Arena Offshore LP	Fieldwood Energy LLC	El 315 Lease G02112, El 316 Lease G05040, El 329 Lease G02912	ARENA ENERGY LP, TANA EXPLORATION COMPANY LLC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
506	9/21/2010	Marketing - PHA	MC 519-Santiago;MC 563-Santa Cruz;MC 562-Isabella MC 563 by	Fieldwood and BP Exploration and Production Inc. and BP Exploration and	Fieldwood Energy LLC	MC 562 Lease G19966	COMPANY LLC	\$0.00 Assume and assign to Credit Bid				
			and between Fieldwood and BP Exploration and Production Inc. and BP Exploration and Production Inc.	Production Inc.				Purchaser		x		
507	9/21/2010	Marketing - PHA	MC 582 and MC 519 at MC 474(Genovesa) by and between Fieldwood and BP Exploration and Production Inc. and BP Exploration and Production Inc.	Fieldwood and BP Exploration and Production Inc. and BP Exploration and Production Inc.	Fieldwood Energy LLC	MC 562 Lease G19966		\$0.00 Assume and assign to Credit Bid Purchaser		x		
508	9/21/2010	Marketing - PHA	MC 519-Santiago;MC 563-Santa Cruz;MC 562-Isabella MC 563 by and between Fieldwood and BP Exploration and Production Inc. and	Fieldwood and BP Exploration and Production Inc. and BP Exploration and Production Inc.	Fieldwood Energy LLC	MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I. RED WILLOW	\$0.00 Assume and assign to Credit Bid Purchaser		×		
509	9/21/2010	Marketing - PHA	BP Exploration and Production Inc. MC 562 and MC 519 at MC 474(Genovesa) by and between Fieldwood and BP Exploration and Production Inc. and BP	Fieldwood and BP Exploration and Production Inc. and BP Exploration and Production Inc.	Fieldwood Energy LLC	MC 519 Lease G27278, MC 474 Lease G35825	OFFSHORE LLC BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW	\$0.00 Assume and assign to Credit Bid		× ×		
510	1/1/2011	Marketing - Lease of Platform Space	Exploration and Production Inc. BRI116-LOPS by and between Fieldwood and BRISTOW U.S. LLC	FIGURE OF THE STREET OF THE ST	5.11	EI 346 Lease G14482, MC 311 Lease G02968, SS 189 Lease G04232, ST	OFFSHORE LLC BRISTOW US LLC: ARENA ENERGY LP. BRISTOW	\$0.00 Assume and Allocate Pursuant to		Î		
510	7/1/2014	Marketing - Lease of Mattorm Space Marketing - PHA	and BRISTOW U.S. LLC and BRISTOW U.S. LLC VR 271 by and between Fieldwood and Castex Offshore Inc and	Fieldwood and Castex Offshore Inc and Castex Offshore Inc		EI 346 Lease G14482, MC 311 Lease G02968, SS 189 Lease G04232, ST 295 Lease G05646 VR 271 Lease G04800	US LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			l
512		Marketing - Pipeline Transport	Castex Offshore Inc Capacity Agreement by and between Fieldwood and Chevron	Fieldwood and Chevron Products Company and Chevron Products		GC 065 Lease G05889	WILD WELL CONTROL INC, DEEPWATER	Divisive Mergers \$0.00 Assume and assign to Credit Bid	х			
			Products Company and Chevron Products Company	Company			ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & T ENER	Purchaser		x		
513	11/4/2016	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and Chevron Products Company and Chevron Products Company	Fieldwood and Chevron Products Company and Chevron Products Company	Fieldwood Energy LLC	GC 065 Lease G05889	WILD WELL CONTROL INC. DEEPWATER ABANDONMENT ALTERNATIVES INC., MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEYDON ISS AINC W. AT EMER	\$0.00 Assume and assign to Credit Bid Purchaser		x		
514	6/13/2018	Marketing - Pipeline Transport	Capacity Agreement by and between Fisidwood and Chevron Products Company and Chevron Products Company	Fieldwood and Chevron Products Company and Chevron Products Company	Fieldwood Energy LLC	GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, LUEUSDAIL & SAINC W & T. EM.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
		Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and Chevron USA INC and Chevron USA INC			GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & TENER	\$0.00 Assume and assign to Credit Bid Purchaser		x		
516	11/1/2016	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and Chevron USA INC and Chevron USA INC	Fieldwood and Chevron USA INC and Chevron USA INC	Fieldwood Energy LLC	GC 065 Lease G05889	WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELLCOPTERS INC, MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USB INC, W & TEMP	\$0.00 Assume and assign to Credit Bid Purchaser		x		
	7/13/2018	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and Chevron USA INC and Chevron USA INC			GC 065 Lease G05889	WILD WELL CONTROL INC, DEEPWATER ABANDOMMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & TENER			x		
518	2/2/1996	Marketing - Pipeline Transport	Gathering Agreement by and between Fieldwood and CMA Pipeline and CMA Pipeline		Fieldwood Energy LLC	ST 206 Lease G05613	MARATHON OIL COMPANY, W & T OFFSHORE INC, CMA PIPELINE	\$0.00 Assume and Allocate Pursuant to	x			I
519	9/30/2015	Marketing - Pipeline Transport	Gathering Agreement by and between Fieldwood and CMPA PIPELINE PARTNERSHIP, LLC and CMPA PIPELINE	Fieldwood and CMPA PIPELINE PARTNERSHIP, LLC and CMPA PIPELINE PARTNERSHIP, LLC	Fieldwood Energy LLC	ST 206 Lease G05613	MARATHON OIL COMPANY, W & T OFFSHORE INC, CMA PIPELINE	Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
520	7/18/2002	Marketing - PHA	PARTNERSHIP, LLC HI A-582 by and between Fieldwood and Cox Operating, LLC and Cox Operating, LLC	Fieldwood and Cox Operating, LLC and Cox Operating, LLC	Fieldwood Energy LLC	HI A582 Lease G02719	COX OPERATING LLC	\$0.00 Assume and Allocate Pursuant to	x			 I
521	7/31/2013	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and Energy XXI and	Fieldwood and Energy XXI and Energy XXI	Fieldwood Energy LLC	El 315 Lease G02112, El 316 Lease G05040, El 329 Lease G02912	ARENA ENERGY LP, TANA EXPLORATION	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
522	6/3/2015	Marketing - Pipeline Transport	Energy XXI Capacity Agreement by and between Fieldwood and Energy XXI and	Fieldwood and Energy XXI and Energy XXI	Fieldwood Energy LLC	El 315 Lease G02112, El 316 Lease G05040, El 329 Lease G02912	COMPANY LLC ARENA ENERGY LP, TANA EXPLORATION	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	×	 		
523	11/1/2006	Marketing - Lease of Platform Space	Energy XXI ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC	Fieldwood and ERA Helicopters LLC and ERA Helicopters LLC	Fieldwood Energy LLC	HI A-573 Lease G02393, MP 289 Lease G01666, SS 274 Lease G01039, S	COMPANY LLC T ERA HELICOPTERS INC.; Crimson Louisiana Pipeline	Divisive Mergers \$0.00 Assume and Allocate Pursuant to				
524	2/1/2011	Marketing - Lease of Platform Space	and ERA Helicopters LLC ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC	Fieldwood and FRA Heliconters LLC and FRA Heliconters LLC	Fieldwood Energy I I C	206 Lease G05613, VR 265 Lease G01955 GC 065 Lease G05889	LLC, EAST CAMERON GATHERING LLC, ERA HELICOPTERS INC. WILD WELL CONTROL INC, DEEPWATER	Divisive Mergers \$0.00 Assume and assign to Credit Bid	x	1		
324	21/2011	The state of the s	and ERA Helicopters LLC	recommon and a VA Heliophera also and a VA Heliophera also	. Sowood Energy LLC		WILD WELL COUNTO INC, USED PAY IER ABANDOMMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELCOPTERS INC, MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, ALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER	Purchaser		x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

										Applicable Entity	
#	Contract	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Control	act Treatment [6]	FW I Credit Bid FW III	FW IV
525	Date	Madestine DUA	PHA by and between Fieldwood and FIELDWOOD ENERGY LLC	Fieldwood and FIELDWOOD ENERGY LLC and FIELDWOOD ENERGY	Fieldwood Energy LLC		WILD WELL CONTROL INC. DEEPWATER	\$0.00 Assume and as	ion to Condit Did	Purchaser	
525	2/29/1996	Marketing - PHA	and FIELDWOOD ENERGY LLC	LLC	Fieldwood Energy LLC	GC 065 Lease G05889	ABANDONMENT ALTERNATIVES INC, MARUBENI	\$0.00 Assume and as	ign to Credit Bid haser		
							OIL & GAS (USA) LLC, WALTER OIL & GAS				
							CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW			×	
							OFFSHORE LLC. TALOS ENERGY OFFSHORE, LLC.				
526	4/1/2007	Marketing - PHA	RID108101-MP289C-MP275 by and between Fieldwood and FWE	Fieldwood and FWE and FWE	Fieldwood Energy LLC	MD 290 Longo C01666	CHEVRON USA INC, W & T ENER ANADARKO US OFFSHORE LLC, ERA	\$0.00 Assume and Ali	eate Pursuant to		
320	4/1/2007	Marketing - FTIA	and FWE	rieldwood and rive and rive	r leidwood Erleigy EEC	WIF 200 Lease G01000	HELICOPTERS INC., HIGH POINT GAS GATHERING.	Divisive	Mergers		
							L.L.C., SHELL PIPELINE COMPANY LP, TALOS PETROLEUM LLC, W & T OFFSHORE INC,			x	
							RIDGEWOOD ENERGY CORPORATION				
527	8/14/1995	Marketing - PHA	PHA SM280-SM268A by and between Fieldwood and FWE and FWE	Fieldwood and FWE and FWE	Fieldwood Energy LLC	SM 268 Lease G02310	HELIS OIL & GAS CO. AMERICAN PANTHER LLC.	\$0.00 Assume and All		×	
528	5/1/2012	Marketing - PHA	PHA EI354-EI337A by and between Fieldwood and FWE and FWE	Fieldwood and FWE and FWE	Fieldwood Energy LLC	El 354 Lease G10752, El 337, El 337	MP GULF OF MEXICO, LLC RIDGEWOOD ENERGY CORPORATION, COX	\$0.00 Assume and all	Mergers cate pursuant to		_
529							OPERATING LLC	divisive	mergers ign to Credit Bid	x	
529	12/10/2013	Marketing - PHA	MC 725 by and between Fieldwood and GULFSTAR ONE LLC and GULFSTAR ONE LLC as amended by:A. First Amendment to	Fieldwood and GULFSTAR ONE LLC and GULFSTAR ONE LLC as amended by	Fieldwood Energy LLC	MC 948 Lease G28030	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and as	ign to Credit Bid		
			Production Handling Agreement by and among Gulfstar One LLC,	and dead by			OTT OTOTIC, EEO	1 410	nubci		
			Noble Energy, Inc., Ecopetrol America, Inc., Samson Offshore Mapleleaf, LLC and Marathon Oil Company dated effective July 1,								
			2016 B. Second Amendment to Production Handling Agreement by							1 ^	
			and among Gulfstar One LLC, Noble Energy, Inc., Ecopetrol America								
			Inc., Samson Offshore Mapleleaf, LLC, and Marathon Oil Company dated effective August 4, 2016								
530	4/1/2018	Marketing - PHA	dated effective August 4, 2016 PHA ST 308 Katmai by and between Fieldwood and ILX PROSPECT	Fieldwood and ILX PROSPECT KATMAI LLC and ILX PROSPECT	Fieldwood Energy LLC	ST 308 Lease G21685		\$0.00 Assume and as	ign to Credit Bid	×	
531	1/17/1997	Marketing - Lease of Platform Space	KATMALLC and ILX PROSPECT KATMALLC 777900-GC065 MROG LOPS by and between Fieldwood and Manta	KATMAI LLC Fieldwood and Manta Ray Offshore Gathering Co., LLC and Manta Ray	Fieldwood Energy LLC	GC 065 Lease G05889	WILD WELL CONTROL INC, DEEPWATER	\$0.00 Assume and as	haser ign to Credit Bid		_
			Ray Offshore Gathering Co., LLC and Manta Ray Offshore Gathering	Offshore Gathering Co., LLC			ABANDONMENT ALTERNATIVES INC, MARUBENI	Puro	haser		
			Co., LLC				OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA				
							RAY OFFSHORE GATHERING, RED WILLOW			1 ^	
							OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC,				
532	1/14/2019	Marketing - PHA	RED100-GC200TA09 ORLOV PHA by and between Fieldwood and	Fieldwood and RED WILLOW OFFSHORE LLC and RED WILLOW	Fieldwood Energy LLC	GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER	\$0.00 Assume and as	ign to Credit Bid		
		,	RED WILLOW OFFSHORE LLC and RED WILLOW OFFSHORE	OFFSHORE LLC			ABANDONMENT ALTERNATIVES INC, MARUBENI	Puro			
			LLC				OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA			×	
							RAY OFFSHORE GATHERING, RED WILLOW			_	
							OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC,				
533	1/1/2020	Marketing - Pipeline Transport	Transportation Agreement by and between Fieldwood and RED	Fieldwood and RED WILLOW OFFSHORE LLC and RED WILLOW	Fieldwood Energy LLC	GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER	\$0.00 Assume and as	ign to Credit Bid		
			WILLOW OFFSHORE LLC and RED WILLOW OFFSHORE LLC	OFFSHORE LLC			ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS	Puro	haser		
							CORPORATION, ERA HELICOPTERS INC., MANTA			×	
							RAY OFFSHORE GATHERING, RED WILLOW				
							OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & T ENER				
534	4/1/2018	Marketing - PHA	PHA ST 308 Katmai by and between Fieldwood and RIDGEWOOD	Fieldwood and RIDGEWOOD KATMAI LLC and RIDGEWOOD KATMAI	Fieldwood Energy LLC	ST 308 Lease G21685		\$0.00 Assume and as		x	
535	4/28/2009	Marketing - Lease of Platform Space	KATMAI LLC and RIDGEWOOD KATMAI LLC ROT101-LOPS MATAGORDA ISLAND 622C by and between	Fieldwood and Rotocraft Leasing Company, LLC and Rotocraft Leasing	Fieldwood Energy LLC	El 189 Lease 423	ENVEN ENERGY VENTURES LLC, HELIS OIL & GAS	\$0.00 Assume and All	haser cate Pursuant to		_
			Fieldwood and Rotocraft Leasing Company, LLC and Rotocraft	Company, LLC			COMPANY LLC, ROTOCRAFT LEASING CO LLC	Divisive	Mergers	x	
536	4/28/2009	Marketing - Lease of Platform Space	Leasing Company, LLC ROT101-LOPS EI 189P/F B by and between Fieldwood and	Fieldwood and Rotocraft Leasing Company, LLC and Rotocraft Leasing	Fieldwood Energy LLC	MI 622 Lease G05000	EOG RESOURCES INC, ROTOCRAFT LEASING CO	\$0.00 Assume and Ali	cate Pursuant to		-
			Rotocraft Leasing Company, LLC and Rotocraft Leasing Company,	Company, LLC	3,		LLC	Divisive	Mergers	x	
537	8/28/2014	Marketing - PHA	LLC MC 736 by and between Fieldwood and SBM Gulf Production, LLC	Fieldwood and SBM Gulf Production, LLC and SBM Gulf Production, LLC	Fieldwood Energy LLC	MC 608 page G28022 MC 782 page G33757	HOUSTON ENERGY DEEPWATER VENTURES V,	\$0.00 Assume and as	ion to Credit Rid		
337	0/20/2014	Marketing - FTIA	and SBM Gulf Production, LLC	Prelawood and Sow Guil Production, EEC and Sow Guil Production, EEC	r leidwood Erleigy EEC	WC 000 Leade G20022, WC 102 Leade G33131	RED WILLOW OFFSHORE LLC, W & T ENERGY VI	Puro	haser	x	
538	4/4/2040	Marketing - Lease of Platform Space	Annual LOPS payment for 12" Pipeline by and between Fieldwood	Fieldwood and Shell GOM Pipeline CO LLC and Shell GOM Pipeline CO	Fieldward Farmer II C	CC 00F I C0F000	WILD WELL CONTROL INC, DEEPWATER	\$0.00 Assume and as	ing to Condit Did		
330	1/1/2010	Marketing - Lease of Flatform Space	and Shell GOM Pipeline CO LLC and Shell GOM Pipeline CO LLC	LLC	r leidwood Erleigy EEC	GC 003 Lease G03003	ABANDONMENT ALTERNATIVES INC. MARUBENI	Puro Puro	haser		
							OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA			_	
							RAY OFFSHORE GATHERING, RED WILLOW			*	
							OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC,				
539	11/1/2016	Marketing - Lease of Platform Space	Annual LOPS payment for 16" Pipeline by and between Fieldwood	Fieldwood and Shell GOM Pipeline CO LLC and Shell GOM Pipeline CO	Fieldwood Energy LLC	GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI	\$0.00 Assume and as	ign to Credit Bid		
		-	and Shell GOM Pipeline CO LLC and Shell GOM Pipeline CO LLC	LLC			ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS	Puro	haser		
							CORPORATION, ERA HELICOPTERS INC., MANTA			×	
							RAY OFFSHORE GATHERING, RED WILLOW				
							OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W. 8. T. ENER				
540	3/1/2016	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and SHELL	Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING	Fieldwood Energy LLC	GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER	\$0.00 Assume and as			
			TRADING (US) COMPANY and SHELL TRADING (US) COMPANY	(US) COMPANY			ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS	Puro	naser		
							CORPORATION, ERA HELICOPTERS INC., MANTA			x	
							RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC. TALOS ENERGY OFFSHORE LLC.				1 1
L			<u> </u>				CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER				
541	12/5/2016	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY	Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING	Fieldwood Energy LLC	GC 065 Lease G05889	WILD WELL CONTROL INC, DEEPWATER ARANDONMENT ALTERNATIVES INC. MARLIBENI.	\$0.00 Assume and as	ign to Credit Bid		
			TO SING (03) COMPANY and SHELL TRADING (03) COMPANY	(OC) COM: MY			OIL & GAS (USA) LLC. WALTER OIL & GAS	Puro	mandl		1 1
							CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW			x	
							DEESHORE LLC TALOS ENERGY DEESHORE LLC				
542	40///10040	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and SHFLI	Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING	Fieldward Farmer 110	CC 005 Large C05000	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER	\$0.00 Assume and as	ing to Condit Did		1
542	12/5/2016	marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY	Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY	rieluwood Energy LLC	GC 000 Lease G00889	ABANDONMENT ALTERNATIVES INC. MARUBENI	\$0.00 Assume and as			
			(-, -, -, -, -, -, -, -, -, -, -, -, -, -	Ţ ·			OIL & GAS (USA) LLC, WALTER OIL & GAS	1 400			1 1
							CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW			×	
							OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC,				
543	12/5/2016	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and SHELL	Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING	Fieldwood Energy LLC	GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC. DEEPWATER	\$0.00 Assume and as	ion to Credit Rid		-
343	12/0/2010		TRADING (US) COMPANY and SHELL TRADING (US) COMPANY	(US) COMPANY			ABANDONMENT ALTERNATIVES INC, MARUBENI	Puro	haser		
1							OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION FRA HELICOPTERS INC. MANTA				1 1
1							RAY OFFSHORE GATHERING, RED WILLOW			*	
							OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC,				
544	12/5/2016	Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and SHFI I	Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING	Fieldwood Energy LLC	GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER	\$0.00 Assume and as	ign to Credit Bid		1
1		O	Capacity Agreement by and between Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY	(US) COMPANY			ABANDONMENT ALTERNATIVES INC, MARUBENI	Puro			
							OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA			×	
							RAY OFFSHORE GATHERING, RED WILLOW				1 1
							OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & T ENER				1 1
		1	i e	The state of the s	1		CONCENTION OUR HAD, IT & I ENER				1

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]		Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
545		keting - Pipeline Transport keting - Pipeline Transport	Capacity Agreement by and between Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY Capacity Agreement by and between Fieldwood and SHELL Capacity Agreement by and between Fieldwood and SHELL	Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY Fieldwood and SHELL TRADING (US) COMPANY AND SHELL			WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELIOCPTES INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
			TRADING (US) COMPANY and SHELL TRADING (US) COMPANY	(US) COMPANY			ABANDOMMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER		Purchaser		x		
547	6/30/1999 Mark		MC 109/MC110 by and between Fieldwood and Talos Energy and Talos Energy	Fieldwood and Talos Energy and Talos Energy		MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
548		seting - PHA	SM 107 by and between Fieldwood and Talos Energy and Talos Energy	Fieldwood and Talos Energy and Talos Energy	Fieldwood Energy LLC		TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			1
549		seting - PHA	and Talos Energy LLC	Fieldwood and Talos Energy LLC and Talos Energy LLC	Fieldwood Energy LLC		TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	×			1
550		ceting - Pipeline Transport	Capacity Agreement by and between Fieldwood and Talos Energy Offshore, LLC and Talos Energy Offshore, LLC	Fieldwood and Talos Energy Offshore, LLC and Talos Energy Offshore, LLC		MP 309 Lease G08760, MP 310 Lease G04126	TALOS ENERGY OFFSHORE, LLC, HE&D OFFSHORE LP	\$0.00	Divisive Mergers	x			
551	1/14/2019 Mark		OFFSHORE, LLC	Fieldwood and TALOS ENERGY OFFSHORE, LLC and TALOS ENERGY OFFSHORE, LLC	Fieldwood Energy LLC		WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATYES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & TEMP	\$0.00	Assume and assign to Credit Bid Purchaser		x		
552		eting - Pipeline Transport		Fieldwood and TALOS ENERGY OFFSHORE, LLC and TALOS ENERGY OFFSHORE, LLC			WILD WELL CONTROL INC, DEEPWATER ABANDONIMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER	\$0.00	Assume and assign to Credit Bid Purchaser		x		
553		eting - Lease of Platform Space	TAM102-LOPS-19 by and between Fieldwood and TAMPNET	Fieldwood and TAMPNET	Fieldwood Energy LLC			\$0.00	Purchaser		x		
554		xeting - Lease of Platform Space	TAM102-LOPS-23 by and between Fieldwood and TAMPNET	Fieldwood and TAMPNET	Fieldwood Energy LLC			\$0.00	Assume and assign to Credit Bid Purchaser		x		
555		eting - Lease of Platform Space	TAM102-LOPS-7 by and between Fieldwood and TAMPNET	Fieldwood and TAMPNET		GI 43 Lease 175	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		x		
556		eting - Lease of Platform Space	TAM102-LOPS-8 by and between Fieldwood and TAMPNET	Fieldwood and TAMPNET	Fieldwood Energy LLC		W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		×		
557 558		seting - Lease of Platform Space	TAM102-LOPS-2 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-18 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET Fieldwood and TAMPNET and TAMPNET		El 120 Lease 50 SP 69 Lease G34367		\$0.00 \$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x			
559		teting - Lease of Platform Space teting - Lease of Platform Space	TAMPNET TAM102-LOPS-18 by and between Fieldwood and TAMPNET and TAM102-LOPS-15 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		SF 207 Lease G34,367 SS 207 Lease G01523, SS 216 Lease G01524		\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x			
560		teting - Lease of Platform Space	TAMPNET TAM102-LOPS-24 by and between Fieldwood and TAMPNET and TAM102-LOPS-24 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC			\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	×			x
561		teting - Lease of Platform Space	TAMPNET TAM102-LOPS-25 by and between Fieldwood and TAMPNET and TAM102-LOPS-25 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		WD 105 Lease 842		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×			-
562		keting - Lease of Platform Space	TAMPNET TAM102-LOPS-22 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC		ANKOR E&P HOLDINGS CORPORATION, CANNAT	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			-
563		keting - Lease of Platform Space	TAMPNET TAM102-LOPS-20 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		ST 295 Lease G05646	ENERGY INC. APACHE OFFSHORE INVESTMENT GP. BRISTOW	\$0.00	Divisive Mergers Assume and Allocate Pursuant to			x	
564		eting - Lease of Platform Space	TAMPNET TAM102-LOPS-5 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		El 315 Lease G02112	US LLC, TAMPNET INC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
565		keting - Lease of Platform Space	TAMPNET TAM102-LOPS-9 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		HI 179 Lease G03236	COMPANY LLC ARENA ENERGY LP, Transcontinental Gas Pipeline	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
566		teting - Lease of Platform Space	TAMPNET TAM102-LOPS-6 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		El 346 Lease G14482	Co LLC BRISTOW US LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			$\overline{}$
567		teting - Lease of Platform Space	TAMPNET TAM102-LOPS-14 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC		CASTEX OFFSHORE INC, WALTER OIL & GAS	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
			TAMPNET				CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC		Divisive Mergers	x			
568		ceting - Lease of Platform Space	TAM102-LOPS-12 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET Fieldwood and TAMPNET and TAMPNET		HI A-573 Lease G02393, MC 311 Lease G02968, SP 70 Lease G01614	ERA HELICOPTERS INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
569 570		teting - Lease of Platform Space teting - Lease of Platform Space	TAM102-LOPS-16 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-1 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	SS 274 Lease G01039 BA A105 Lease G01757	ERA HELICOPTERS INC. ERA HELICOPTERS INC., TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x			-
571		teting - Lease of Platform Space	TAMPNET TAM102-LOPS-1 by and between Fieldwood and TAMPNET and TAM102-LOPS-17 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC		HELIS OIL & GAS CO, AMERICAN PANTHER, LLC,	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			x
572		teting - Lease of Platform Space	TAMPNET TAM102-LOPS-17 by and between Fieldwood and TAMPNET and TAM102-LOPS-13 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC		MP GULF OF MEXICO, LLC TALOS ENERGY OFFSHORE, LLC, HE&D	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x	1		
573		teting - Lease of Platform Space	TAMPNET TAM102-LOPS-4 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		El 224 Lease G05504	OFFSHORE LP TALOS PETROLEUM LLC, WALTER OIL & GAS	\$0.00	Divisive Mergers	x			\vdash
574		keting - Lease of Platform Space	TAMPNET TAMPNET TAMPOS-11 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		HI A-550 Lease G04081	CORPORATION TAMPNET INC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			\vdash
575		seting - Lease of Platform Space	TAMPNET TAM102-LOPS-26 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		WD 122 Lease G13645	TAMPNET INC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to				x
576		teting - Lease of Platform Space	TAMPNET TAM102-LOPS-27 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET		WD 79, WD 80 Lease G01874	TAMPNET INC, VENICE GATHERING SYSTEMS	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x	x		
577		seting - Lease of Platform Space	TAMPNET TAM102-LOPS-3 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC		Transcontinental Gas Pipeline Co LLC	\$0.00	Purchaser Assume and Allocate Pursuant to	×	*		=
578		seting - Pipeline Transport	TAMPNET Capacity Agreement by and between Fieldwood and Tana	Fieldwood and Tana Exploration Company, LLC and Tana Exploration		El 315 Lease G02112, El 316 Lease G05040, El 329 Lease G02912	ARENA ENERGY LP, TANA EXPLORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×			-
579	3/1/2014 Mark	seting - PHA	BS 25 by and between Fieldwood and Tana Exploration Company,	Company, LLC Fieldwood and Tana Exploration Company, LLC and Tana Exploration	Fieldwood Energy LLC	BS 25 Lease G31442	COMPANY LLC TANA EXPLORATION COMPANY LLC	\$0.00	Divisive Mergers Assume and assign to Credit Bid	_ ^	×		
580	12/1/2016 Mark	xeting - Other	LLC and Tana Exploration Company, LLC AGREEMENT FOR VR 78 PRODUCTION TO FLOW TO TRANSCO'S PIPELINE	Company, LLC FIELDWOOD AND TRANSCO	Fieldwood Energy LLC	VR 78 Lease G04421		\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		×		
581			AGREEMENT FOR VR 78 PRODUCTION TO FLOW TO TRANSCO'S PIPELINE	FIELDWOOD AND TRANSCO	Fieldwood Energy LLC			\$0.00	Assume and assign to Credit Bid Purchaser		×		
582		eting - Lease of Platform Space	A-LOPS-EI158B by and between Fieldwood and Transcontinental Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation	Fieldwood and Transcontinental Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation	Fieldwood Energy LLC		APACHE SHELF EXPLORATION LLC, Transcontinental Gas Pipeline Co LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
583		eting - Lease of Platform Space	A-LOPS-EI136JA by and between Fieldwood and Transcontinental Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation	Fieldwood and Transcontinental Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation	Fieldwood Energy LLC		APACHE SHELF EXPLORATION LLC, Transcontinental Gas Pipeline Co LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
584		seting - PHA	BS 52SL 17860#2 by and between Fieldwood and Upstream Exploration LLC and Upstream Exploration LLC	Fieldwood and Upstream Exploration LLC and Upstream Exploration LLC	Fieldwood Energy LLC		UPSTREAM EXPLORATION LLC	\$0.00	Assume and assign to Credit Bid Purchaser		×		
585	6/13/1996 Mark	seting - PHA	SS 300 B/SS301 by and between Fieldwood and W & T Offshore, Inc. and W & T Offshore, Inc.	Fieldwood and W & T Offshore, Inc. and W & T Offshore, Inc.	Fieldwood Energy LLC	SS 300 Lease G07760, SS 301 Lease G10794	W&T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		×		1

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Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

- [1] forom Contract Counterparties represent parties listed in actual agreements and/or vendor names.
 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule for the contracts have a filed an amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and a filed and amended schedule for the contract have a filed and am
- 3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

 (4) Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts eased be balances. Cure estimates were adusted to zero for combeted trade agreements.
- [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 F lies of Feldwood Energy LLC and its Affiliated Debtors or 1, 2004 Injustice of the Pen's Capitalizated on the Scheduled Passamed Contracts is for informational purposes only. In the several of any Contract Injustice of any Contract Injustice Operation Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of any Contract Injustice Operation Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several Passamed Contracts is for informational purposes only in the several Passamed Contracts is for informational purposes only. In the several Passamed Contracts is for informational purposes only in the several Passamed Contracts is for informational purposes on the Scheduled Passamed Contracts is for informational purposes on the Scheduled Passamed Contracts is for information purposes on the several Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Sch

Applicable Entity Assume and Allocate Pursuant to Divisive Mergers MO826-VK251 by and between Fieldwood and W& T Offshore and W& T Offshore Fieldwood and W& T Offshore and W& T Offshore V & T OFFSHORE INC. W&T OFFSHORE INC. 3/1/2017 Marketing - Pineline Transpor and W&T Energy Energy VI, LLC and W&T Energy Energy V ILD WELL CONTROL INC. DEEPWATER FFSHORE LLC, TALOS ENERGY OFFSHORE, LLC HEVRON USA INC, W & T ENER VILD WELL CONTROL INC, DEEPWATER Capacity Agreement by and between Fieldwood and W&T Energy Fieldwood and W&T Energy VI LLC and W&T Energy Energy VI Fieldwood Energy LLC GC 065 Lease G05889 588 3/1/2017 Marketing - Pipeline Transport Assume and assign to Credit Bid Energy VI, LLC and W&T Energy Energy VI, LLC ABANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC. WALTER OIL & GAS IL & GAS (USA) LLC, WALTER OIL & GAS
ORPORATION, ERA HELICOPTERS INC., MANTA
AY OFFSHORE GATHERING, RED WILLOW
FFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI 8/1/2018 Fieldwood and W&T Energy Energy VI, LLC and W&T Energy Energy VI, Fieldwood Energy LLC Marketing - Pipeline Transport Capacity Agreement by and between Fieldwood and W&T Energy Energy VI, LLC and W&T Energy Energy VI, LLC Assume and assign to Credit Bid DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING RED WILLOW FESHORE LLC TALOS ENERGY OFFSHORE LLC OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC
CHEVRON USA INC, W. & T. ENER
WILD WELL CONTROL INC, DEEPWATER
ABANDOMMENT ALTERNATIVES INC, MARUBENI
OIL & GAS (USA) LLC, WALTER OIL & GAS
CORPORATION, ERA HELICOPTERS INC., MANTA 8/1/2018 Marketing - Pipeline Transpor Fieldwood and W&T Energy Energy VI, LLC and W&T Energy Energy VI, GC 065 Lease G0588 Assume and assign to Credit Bid AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC HEVRON USA INC. W & T ENER 591 Marketing - PHA ST 320 A-5ST1 by and between Fieldwood and W&T Offshore, Inc. Fieldwood and W&T Offshore Inc. and W&T Offshore Inc. ieldwood Energy LLC ST 320 Lease G24990 Assume and Allocate Pursuant to x and W&T Offshore, Inc. Capacity Agreement by and between Fieldwood and Walter Oil & ORPORATION PACHE DEEPWATER LLC, WALTER OIL & GAS Divisive Mergers Assume and Allocate Pursuant to 11/12/2013 Marketing - Pipeline Transpor eldwood and Walter Oil & Gas Corporation and Walter Oil & Gas 592 ieldwood Energy LLC FW 826 Lease G05800 \$0.00 x Gas Corporation and Walter Oil & Gas Corporation
PHA for EB165A/EB430 by and between Fieldwood and WALTER
OIL & GAS CORPORATION and WALTER OIL & GAS Corporation
Fieldwood and WALTER OIL & GAS CORPORATION and WALTER OIL & Divisive Mergers FI 224 Legge G05504 SAS CORPORATION Divisive Mergers &T OFFSHORE INC, WALTER OIL & GAS W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION Corporation and Walter Oil & Gas Corporation Corporation Divisive Mergers Corporation and Walter Oil & Gas Corporation
ST 320 A03 by and between Fieldwood and Walter Oil & Gas
Corporation and Walter Oil & Gas Corporation
ST 311 A1 by and between Fieldwood and Walter Oil & Gas 595 5/20/2019 Marketing - PHA Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas ST 320 Lease G24990 \$0.00 Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to lwood Energy LLC dwood and Walter Oil & Gas Corporation and Walter Oil & Gas WALTER OIL & GAS CORPORATION, W&T 596 flarketing - PHA eldwood Energy LLC ST 311 Lease G31418 \$0.00 ¥ Corporation and Walter Oil & Gas Corporation
NIL174 OP&MN FEE-VK251A by and between Fieldwood and Divisive Mergers
Assume and allocate pursuant to 597 ration rood and WILLIAMS FIELD SERVICES and WILLIAMS FIELD VK 251 Lease G10930 \$0.00 6/14/2000 Marketing - Lease of Platform Spar Idwood Energy LLC WILLIAMS FIELD SERVICES and WILLIAMS FIELD SERVICES SERVICES divisive mergers ne and assign to Credit Bid 600 1/7/2016 od Energy E&P Mexico, S. De R.L. De C.V. en n ood Energy E&P Mexico, S. De R.L. De C.V 600 Engineering, Procurement, Construction and Installation Services Idwood Energy E&P Mexico, S. De R.L. De C.V 2/21/2018 eldwood Energy LLC \$0.00 Assume and assign to Credit Bid Agreement
Contract for the Extraction of Hydrocarbons under the Production Purchaser Assume and assign to Credit Bid dwood Energy E&P Mexico, S. De R.L. De C.V. ieldwood Energy LLC Sharing Modality - Fieldwood Energy E&P Mexico, S. De R.L. De C.V. POL (0.3/GPM) 80-90% PLUS FEE = \$.15 /MCF (ESC) by and me and assign to Credit Bid Purchaser 602 3/1/2011 GC 768 Legge G2181 NADARKO US OFFSHORE I I O SO O between Fieldwood Energy LLC (Formally Noble Energy Inc.) and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Big Bend / Dantzler Reserve Commitment between Fieldwood Energy LLC (Successor to Noble Energy, Inc) and Destin Pipeline Company, LLC and Destin Pipeline Company, LLC Galapagos, Santiago/Santa Cruz Reserve Commitme 2/1/2012 twood Energy LLC (Successor to Noble Energy, Inc) and De MC 519 Lease G27278. MC 562 Lease G19966. MC 563 Lease G21176 Assume and assign to Credit Bid Marketing - Reserve Commitment ood Energy LLC \$0.00 Fieldwood Energy LLC (Successor to Noble Energy, Inc.) and Destin eline Company, LLC and Destin Pipeline Company, LLC ENERGY DEEPWATER VENTURES I. RED WILLOW Pipeline Company, LLC and Destin Pipeline Company, LLC Coordination Agreement between Fieldwood Energy LLC and Idwood Energy LLC and (Spectra) Texas Eastern and Texas Eastern to 10/1/2015 Marketing - Processing ieldwood Energy LLC BS 25 Lease G31442 Assume and assign to Credit Bid (Spectra) Texas Eastern and Texas Eastern to Process at Targa 2/7/2014 Marketing - Gas Sales d Energy LLC and Air Liquide Large Indsutries U.S. LP Fieldwood Energy LLC and Air Liquide Large Industries U.S. LP 10/1/2013 Marketing - Gas Sales Base Contract for Sale and Purchase of Natural Gas by and betwe dwood Energy LLC and Apache Corporation eldwood Energy LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid eldwood Energy LLC Marketing - Gas Sales ldwood Energy LLC and Arena Energy, LP Fieldwood Energy LLC and Arena Energy, LP between \$.15 /mmbtu to \$.10 /mmbtu depending on volume esc by Purchaser Assume and Allocate Pursuant to Idwood Energy LLC and Arrowhead Louisiana Pipeline, LLC 7/1/2019 Marketing - Processing WC 33 Lease G15050, WC 66 Lease G02826, WC 65 Lease G02825, EC \$0.00 and between Fieldwood Energy LLC and Arrowhead Louisiana 9/14 Legge G01440 EC 2 SI 16473 Legge 16473 EC 2 SI 16473 Legge Divisive Mergers and between resolvation thereby Ltc and Arrowhead Louisiana Pipeline, LLC
Greater of FEE or POL (85%/15%) min Fee \$.16 (annual esclator)
and between Fieldwood Energy LLC and Arrowhead Louisiana
Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, /B 78 | page G04421 G143 /G132 - 52 / WD 67-71 04-96\ Leage 175 \/ Idwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current erator and Arrowhead Louisiana Pipeline, LLC current operator 12/1/2008 Marketing - Processing Assume and assign to Credit Bid LLC current operator
Greater of FEE or POL (85%/15%) min Fee \$.16 (annual esclator)
and between Fieldwood Energy LLC and Arrowhead Louisiana 1/1/2011 Marketing - Processing eldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current erator and Arrowhead Louisiana Pipeline, LLC current operator VR 78 Lease G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VR Assume and assign to Credit Bid Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current operator Greater of FEE or POL (85%/15%) min Fee \$.16 (annual esclator) b eldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current VR 78 Lease G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VF 612 9/17/2017 Marketing - Processing Assume and assign to Credit Bid between Fieldwood Energy LLC and Arrowhead Louisiana ine, LLC current operator and Arrowhead Louisiana Pipeline, head Louisiana Pipeline, LLC current operato current operator and to FEE: Transco VR 66/78 = \$.1873 per MMBtu(annual VR 78 Lease G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VI 229 Lease G27070, ST 53 Lease G04000 3/1/2020 ood Energy LLC and Arrowhead Louisiana Pipeline, LLC currer and assign to Credit B erator and Arrowhead Louisiana Pipeline, LLC current operator Esclator); Kinetica Egan Gap interconect = \$.08 per mmbtu (not subject to Esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhea ouisiana Pipeline, LLC current operator Base Contract for Sale and Purchase of Natural Gas by and between 614 7/1/2017 Marketing - Gas Sales eldwood Energy LLC and BASF Intertrade Corporation Assume and assign to Credit Bid eldwood Energy LLC Fieldwood Energy LLC and BASF Intertrade Corporation Purchaser Assume and assign to Credit Bid Purchaser 8/1/2014 Marketing - Gas Sales Contract for Sale and Purchase of Natural Gas by and between rood Energy LLC and Boston Gas Company D/B/A National eldwood Energy LLC and Boston Gas Company D/B/A National Grid eldwood Energy LLC \$0.00 Contract for Sale and Purchase of Natural Gas by and bet od Energy LLC and BP Energy Company Fieldwood Energy LLC and BP Energy Company
Lease Exchange and Well Participation Agreement dated effective
20 January 2020 by and between Fieldwood Energy LLC and BP Exploration and Production Inc covering MC 474 / 518 BP Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North 618 Marketing - Crude Sale ieldwood Energy LLC MC 697 Lease G28021, MC 698 Lease G28022, MC 782 Lease G33757, Assume and assign to Credit Bid 6/1/2020 Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products America Inc. and BP Oil Supply, a Division of BP Products North America

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

[1] forom Contract Counterparties represent parties listed in actual agreements and/or vendor names.
[2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule for the contracts have a filed an amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and a filed and amended schedule for the contract have a filed and am

- 3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

 (4) Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts eased be balances. Cure estimates were adusted to zero for combeted trade agreements.
- [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 F lies of Feldwood Energy LLC and its Affiliated Debtors or 1, 2004 Injustice of the Pen's Capitalizated on the Scheduled Passamed Contracts is for informational purposes only. In the several of any Contract Injustice of any Contract Injustice Operation Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of any Contract Injustice Operation Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several Passamed Contracts is for informational purposes only in the several Passamed Contracts is for informational purposes only. In the several Passamed Contracts is for informational purposes only in the several Passamed Contracts is for informational purposes on the Scheduled Passamed Contracts is for informational purposes on the Scheduled Passamed Contracts is for information purposes on the several Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Sch

Assume and assign to Credit Bid Purchaser BP Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North Fieldwood Energy LLC (MC 742 Lease G32343 Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products America Oil Supply (MC 742 Lease G32343 Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products America Oil Supply (MC 742 Lease G32343 Fieldwood Energy LLC Oil Supply (MC 742 Lease G32343 Fieldwood E North America Inc. and BP Oil Supply, a Division of BP Products 4/1/2021 BP Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products Marketing - Crude Sale Assume and assign to Credit Bid North America Inc. BP Oil Supply buys crude oil from Fieldwood Energy by and between Marketing - Crude Sale vood Energy LLC and BP Oil Supply, a Division of BP Products North Idwood Energy LLC ST 295 Lease G05646 Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products America Inc. and BP Oil Supply, a Division of BP Products North America US LLC. TAMPNET INC Divisive Mergers North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and Dr G Supply, a Division to P Products North America Inc. BP Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products Idwood Energy LLC and BP Oil Supply, a Division of BP Products North nerica Inc. and BP Oil Supply, a Division of BP Products North America HOLISTON ENERGY DEEPWATER VENTURES V Assume and assign to Credit Bid Purchaser 622 5/19/2020 Marketing - Crude Sales eldwood Energy LLC MC 698 Lease G28022, MC 782 Lease G3375 RED WILLOW OFFSHORE LLC, W & T ENERGY V North America Inc. BP Oil Supply buys crude oil from Fieldwood Energy by and betw 6/1/2020 Marketing - Crude Sales twood Energy LLC and BP Oil Supply, a Division of BP Products North MC 698 Lease G28022 OUSTON ENERGY DEEPWATER VENTURES V and assign to Credit Bid 623 nerica Inc. and BP Oil Supply, a Division of BP Products North America RED WILLOW OFFSHORE LLC, W & T ENERGY VI Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. BP Oil Supply buys crude oil from Fieldwood Energy by and between 7/1/2020 Marketing - Crude Sales Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America ieldwood Energy LLC GC 040 Lease G34536 ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMA \$0.00 Assume and assign to Credit Bid Purchaser ieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products 625 6/14/2000 Marketing - Gathering twood Energy LLC and Carbonate Trend and Carbonate Trend VK 251 Lease G10930 iams Field Service: make Trend and Carbonate Trend iring Agreement by and between Fieldwood Energy LLC 626 6/14/2000 Marketing - Gathering liams Field Servi and Carbonate Trend and Carbonate Trend
Base Contract for Sale and Purchase of Natural Gas by a Divisive Mergers me and assign to Credit Bi Fieldwood Energy LLC and Castex Energy, Inc. Purchaser 628 \$0.00 arketing - Gas Sales Base Contract for Sale and Purchase of Natural Gas by and between dwood Energy LLC and Castex Offshore, Inc. dwood Energy LLC Assume and assign to Credit Bid Fieldwood Energy LLC and Castex Offshore, Inc. Chandeleur IT Transportation - Fieldwood interest in MP 59 was sold 629 9/13/2011 Fieldwood Energy LLC and Chandeleur Pipeline, LLC, now owned by Third ieldwood Energy LLC MP 59 Lease G03194 Assume and Allocate Pursuant to Marketing - Transportatio \$0.00 to Cantium by and between Fieldwood Energy LLC and Chandeleur Pipeline, LLC, now owned by Third Coast Midstream and Chandeleur Coast Midstream and Chandeleur Pipeline, LLC, now owned by Third Divisive Mergers Pipeline, LLC, now owned by Third Coast Midstream and Chande Pipeline, LLC, now owned by Third Coast Midstream Base Contract for Sale and Purchase of Natural Gas by and betw Fieldwood Energy LLC and Chevron Natural Gas Provides for the construction and operation of the El 381 Pipeline (Segment I) and El Pipeline (Segment II) which was installed to 630 3/1/2014 Marketing - Gas Sales Purchaser e and Allocate Pursuant to Divisive Mergers El 315 Lease G02112, El 316 Lease G05040, El 330 Lease G02115, El 281 Lease G09591, El 282 Lease G09592, El 329 Lease G02912, El 337 Lease Marketing - Construction, Ope connect the Barnacle Pipeline (the still in service portion what was ormerly Bonito Pipeline) . by and between Fieldwood Energy LLC and Chevron Pipeline Company and Chevron Pipeline Company
Methanol Treatment Agreement by and between Fieldwood Energy
LLC and Chevron Pipeline Company and Chevron Pipeline Company 632 2/1/2019 Marketing - Other eldwood Energy LLC and Chevron Pipeline Company and Chevron ieldwood Energy LLC MC 948 Lease G28030 ECOPETROL AMERICA LLC. TALOS ENERGY Assume and assign to Credit Bid Purchaser Provides for the construction and operation of the El 361 Pipeline. Originating from the El 361 A Platform to the Bonito Pipeline System by and between Fieldwood Energy LLC and Chevron Pipeline El 354 Lease G10752, El 353 Lease G03783, El 354 Lease G10752, El 36 Lease G02324 dwood Energy LLC and Chevron Pipeline Company and Chevro IDGEWOOD ENERGY CORROBATION COV mpany and Chevron Pipeline Company 634 MC 904 Lease G36566, MC 949 Lease G32363, MC 992 Lease G24133, MC ECOPETROL AMERICA LLC, TALOS ENERGY 5/31/2018 Marketing - Crude Sales Gunflint - Chevron buys crude oil from Fieldwood Energy by and dwood Energy LLC and Chevron Products Company dwood Energy LLC \$0.00 Assume and assign to Credit Bid between Fieldwood Energy LLC and Chevron Products Co Chevron buys crude oil from Fieldwood Energy by and betw 193 Lease G24134 MP 77 Lease G0448 FFSHORE, LLC Purchaser Assume and Allocate Pursuant to 1/30/2014 Marketing - Crude Sales eldwood Energy LLC and Chevron Products Company and Chevron Fieldwood Energy LLC and Chevron Products Company and oducts Compan Divisive Mergers Chevron Products Company
Chevron Products Company
Chevron buys crude oil from Fieldwood Energy by and betwee
Fieldwood Energy LLC and Chevron Products Company and 1/31/2014 Marketing - Crude Sales twood Energy LLC and Chevron Products Company and Che PL 13 Lease G03171. MP 140 Lease G02193 VINCUS ENERGY LLC. ENVEN ENERGY VENTURE SO O e and Allocate Pursuant t LC; JX NIPPON OIL EXPLORATION USA LTD Divisive Mergers Chevron Products Company
Chevron buys crude oil from Fieldwood Energy by and betwee
Fieldwood Energy LLC and Chevron Products Company and Chevron Products Company Chevron buys crude oil from Fieldwood Energy by and between ieldwood Energy LLC and Chevron Products Company and Chevron 1/31/2014 Marketing - Crude Sales SS 274 Lease G01039, El 188 Lease 443, SM 149 Lease G02592, SM 132 Assume and (i) assign to Credit Bid Fieldwood Energy LLC and Chevron Products Company and oducts Company Lease G02282, SM 268 Lease G02310, SS 204 Lease G01520, SS 207 urchaser (pursuant to the Plan and the Chevron Products Company Lease G01523 SS 216 Lease G01524 ST 311 Lease G31418 SM 40 Leas Credit Bid Purchase Agreement) on G13607, SM 41 Lease G01192, SM 44 Lease G23840, SM 41 Lease G01192, SM 44 Lease G23840, SM 39 Lease G16320, SM 48 Lease 786 ount of the Acquired Interests and/ Purchase Agreement)
Assume and assign to Credit Bid Chevron buys crude oil from Fieldwood Energy by and betwee Fieldwood Energy LLC and Chevron Products Company and GI 116 Lease G13944, ST 320 Lease G24990 V & T OFFSHORE IN eldwood Energy LLC and oducts Company Chevron Products Company
Base Contract for Sale and Purchase of Natural Gas by and between 9/1/2018 Marketing - Gas Sales Fieldwood Energy LLC and CIMA Energy, LTD ieldwood Energy LLC Assume and assign to Credit Bid 640 Fieldwood Energy LLC and CIMA Energy, LTD

Base Contract for Sale and Purchase of Natural Gas by and between Purchaser Assume and assign to Credit Bid Idwood Energy LLC and Colonial Gas Company D/B/A National Grid 8/1/2014 Marketing - Gas Sales eldwood Energy LLC \$0.00 Fieldwood Energy LLC and Colonial Gas Company D/B/A National Base Contract for Sale and Purchase of Natural Gas by and betwe Assume and assign to Credit Bid x Fieldwood Energy LLC and ConocoPhillips Company
Oil Transport by and between Fieldwood Energy LLC and Crim
Gulf LLC and Crimson Gulf LLC 1/30/2018 Marketing - Transpo I 136 Lease G03152, El 158 Lease G01220, El 173 Lease G13622, El 174 APACHE SHELF EXPLORATION LL ne and Allocate Pursuant to Divisive Mergers Lease G03782, El 175 Lease 438, El 187 Lease G10736, El 189 Lease 423, El 211 Lease G05502, El 212 Lease G05503, El 307 Lease G02110, SS 151 Lease G15282, SS 175 Lease G05550, SS 176 Lease G33646, SS 246 Lease G01027, SS 247 Lease G01028, SS 248 Lease G01029, SS 249 Lease G01030, SS 271 Lease G01038, SS 274 Lease G01039, SS 291 Lease G02923 MC 519 Lease G27278, MC 562 Lease G19966, MC 563 Lease G21176 Galapagos, FT 2 - plus 5 amendments-MDQ changes by and between Fieldwood Energy LLC and Destin Pipeline Company, LLC and Destin Pipeline Company, LLC Big Bnad Dantzler, Destin FT2. - plus 4 amendments-MDQ changes by and between Fieldwood Energy LLC and Destin Pipeline 644 7/8/2011 Marketing - Gathering ieldwood Energy LLC and Destin Pipeline Company, LLC and Destin BP EXPLORATION & PRODUCTION INC. HOUSTON Assume and assign to Credit Bid ENERGY DEEPWATER VENTURES I, RED WILLOW DFFSHORE LLC RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC eline Company, LLC ompany, LLC and Destin Pipeline Company, LLC scovery Gas FT2 agreement; plus amendments to MDQ and 646 11/15/2013 eldwood Energy LLC and Discovery Gas Transmission and Discovery ST 308 Lease G21685 Assume and assign to Credit Bid dwood Energy LLC Exhibit B by and between Fieldwood Energy LLC and Discovery Ga as Transmis nsmission and Discovery Gas Transmission
covery Gas FT2 Discount letter by and between Fieldwood 647 Idwood Energy LLC and Discovery Gas Transmission and Discovery ST 308 Lease G21685 \$0.00 Assume and assign to Credit Bid Purchaser Energy LLC and Discovery Gas Transmission and Discovery Gas ac Transmi Transmission
Discovery Gas - FT2 agreement; by and between Fieldwood Ene
LLC and Discovery Gas Transmission and Discovery Gas 648 Idwood Energy LLC and Discovery Gas Transm GC 040 Lease G34536 ILX PROSPECT KATMAI LLC. RIDGEWOOD KATM Fransmission
Discovery Gas FT2 Discount letter by and between Fieldw and assign to Credit Bio Energy LLC and Discovery Gas Transmission and Discovery Gas as Transmissio Transmission

Disocvery Gas - FT2 agreement; by and between Fieldwood Energy

LLC and Discovery Gas Transmission and Discovery Gas 650 4/1/2015 Marketing - Transportation ieldwood Energy LLC and Discovery Gas Transmission and Discovery ieldwood Energy LLC ST 311 Lease G31418 WALTER OIL & GAS CORPORATION WAT \$0.00 Assume and Allocate Pursuant to Discovery Gas FT2 Discount letter by and between Fieldwood Energy LLC and Discovery Gas Transmission and Discovery Gas 4/1/2015 Marketing - Transportation eldwood Energy LLC and Discovery Gas Transmission and Discovery ieldwood Energy LLC ST 311 Lease G31418 WALTER OIL & GAS CORPORATION, W&T

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties isled in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contract listed on this schedule to determine the papopriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [3] Associated bases expresent the oral gas leases that are associated with or related to the same underlying contract.

 [4] Related lease parties represent current lease co-working interest owners and IIB partiess based on Company accounting system records.

 [5] Estimates based on open pre-pelibor accounts payable based as one parties pelibors of company accounting system as were adjusted to 2 are for completed to 3 are for the 3 are for completed to 3 are for the 3 are for

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate	Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III FW IV
652	4/1/2015	Marketing - Gathering		Fieldwood Energy LLC and Discovery Gas Transmission and Discovery	Fieldwood Energy LLC	ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T	\$0.00	Assume and Allocate Pursuant to			
653	7/15/2004	Marketing - Transportation	Fieldwood Energy LLC and Discovery Gas Transmission and Discovery Gas Transmission Condensate Transportation Agreement by and between Fieldwood	Gas Transmission Fieldwood Energy LLC and Discovery Gas Transmission LLC and	Fieldwood Energy LLC	ST 308 Lease G21685	OFFSHORE INC	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x		
654			Energy LLC and Discovery Gas Transmission LLC and Discovery Gas Transmission LLC	Discovery Gas Transmission LLC				\$0.00	Purchaser		x	
		Marketing - Separation & Stablization	Amendment Letter to Condensate Transport Agreement ST 308 Tarantula by and between Fieldwood Energy LLC and Discovery Gas Transmission LLC and Discovery Gas Transmission LLC			ST 308 Lease G21685			Assume and assign to Credit Bid Purchaser		×	
655	4/1/2015	Marketing - Transportation	Liquids Transportation Agreement by and between Fieldwood Energy LLC and Discovery Gas Transmission LLC and Discovery Gas Transmission LLC	Fieldwood Energy LLC and Discovery Gas Transmission LLC and Discovery Gas Transmission LLC		ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
656		Marketing - Separation & Stablization	Transmission LLC Liquids Sep., Handling, Stab., and Redelivery Agreement by and between Fieldwood Energy LLC and Discovery Producer Services LLC and Discovery Producer Services LLC	Fieldwood Energy LLC and Discovery Producer Services LLC and Discovery Producer Services LLC	Fieldwood Energy LLC	ST 308 Lease G21685		\$0.00	Assume and assign to Credit Bid Purchaser		x	
657	5/1/2020	Marketing - Separation & Stablization	Liquids Sep., Handling, Stab., and Redelivery Agreement by and between Fieldwood Energy LLC and Discovery Producer Services LLC and Discovery Producer Services LLC.	Fieldwood Energy LLC and Discovery Producer Services LLC and Discovery Producer Services LLC	Fieldwood Energy LLC	GC 040 Lease G34536	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		×	
658	10/1/2006	Marketing - Separation & Stablization	Amendment Letter to Condensated Sep, and Redelivery Agreement ST 308 Tarantula by and between Fieldwood Energy LLC and Discovery Producer Services LLC and Discovery Producter Services LLC	Fieldwood Energy LLC and Discovery Producer Services LLC and Discovery Producter Services LLC	Fieldwood Energy LLC	ST 308 Lesse G21685		\$0.00	Assume and assign to Credit Bid Purchaser		x	
659	2/24/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and DTE Energy Trading, Inc.	= = = = = = = = = = = = = = = = = = = =	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		×	
660		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Duke Energy Carolinas, LLC	Fieldwood Energy LLC and Duke Energy Carolinas, LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
661		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Duke Energy Florida, Inc.	Fieldwood Energy LLC and Duke Energy Florida, Inc.	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
662		Marketing - Transportation	Company LLC	Fieldwood Energy LLC and Endymion Oil Pipeline Company LLC and Endymion Oil Pipeline Company LLC		MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343, MC 782 Lease G33757		\$0.00	Assume and assign to Credit Bid Purchaser		x	
663	1	Marketing - Construction, Operations, Management, Ownership Agreements	between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC		Fieldwood Energy LLC	WD 80 Lease G01989, WD 85 Lease C04895, WD 86 Lease G02934, SP 87 Lease G07799, SP 89 Lease G01618, WD 104 Lease 841, WD 105 Lease 842, WD 133 Lease G01106, WD 121 Lease G19843, WD 122 Lease G19845, WD 128 Lease G10883, SP 87 Lease G07799, SP 88 Lease G10894	TAMPNET INC; TALOS ERT LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
664		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Enlink Gas Marketing, LP	Fieldwood Energy LLC and Enlink Gas Marketing, LP	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
665		Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC	Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC	Fieldwood Energy LLC	El 176 Lanes 52, El 136 Lanes G03152, El 158 Lanes G01200, SS 21 Lanes G335, SS 31 Lanes 30, SS 31 Lanes G02191 SS 214 Lanes G02191 SS 214 Lanes G02191 SS 214 Lanes G02192 SS 246 Lanes G01927, SS 271 Lanes G01038, SS 246 Lanes G01938, SS 246 Lanes G01938, SS 246 Lanes G02193, SS 234 Lanes G02193, SS 234 Lanes G021932, SM 31 Lanes G02193, SS 234 Lanes G02294, PT 10 Lanes G02294, PT 10 Lanes G02295, PT 11 Lanes 71, SS 68 Lanes G02297, PT 10 Lanes G02296, PT 11 Lanes 71, ST 242 Lanes G02393, ST 315 Lanes G023946, ST 316 Lanes G02394, ST 315 Lanes G02394, ST 315 Lanes G02194, ST 324 Lanes G02394, ST 315 Lanes G02194, ST 31		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
		Marketing - Processing	\$0.068MMBTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator.	ENLINK Midstream current operator	Fieldwood Energy LLC				Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
667	4/1/2007 I	Marketing - Processing	\$0.06MMBTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	SM 149 Lease G02592		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
668	1/19/2012	Marketing - Processing	92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	SM 136 Lease G02588, SM 137 Lease G02589		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
669		Marketing - Processing	92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	SM 137 Lease G02589, SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
670	1/1/2013	Marketing - Processing	985%29. AND 3.08/mmbTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator and ENLINK Midstream current operator.	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	El 346 Lease G14482, Gl 116 Lease G13944, SS 79/80 Lease G15277	BRISTOW US LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
671	1/1/2011	Marketing - Processing	98%/2% AND \$.06/mmbTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	GI 116 Lease G13944, EI 346 Lease G14482, SS 79/80 Lease G15277	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
672	4/1/2012	Marketing - Processing	98%/2% AND \$.06/mmbTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator.	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	GI 116 Lease G13944, EI 346 Lease G14482, SS 79/80 Lease G15277	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
673	6/1/2012	Marketing - Processing	98%/2% AND \$.06/mmbTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	GI 116 Lease G13944, EI 346 Lease G14482, SS 79/80 Lease G15277	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
674	11/1/2012	Marketing - Processing	98%/2% AND \$.06/mmbTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator		GI 116 Lease G13944, EI 346 Lease G14482, SS 79/80 Lease G15277	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
675	3/1/2011	Marketing - Processing	Gas processing Raw make purchase by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC ((Formally Noble Energy Inc.) and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC ((Formally Noble Energy Inc.) and Enterprise Gas Processing LLC	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
676		Marketing - Processing	87/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC		SM 142 Lease G01216, SM 40 Lease G13607, EC 178 Lease G34229, EI 307 Lease G02110, EC 338 Lease G02063		\$0.00	Assume and assign to Credit Bid Purchaser		x	
677		Marketing - Processing	85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC 87/13% by and between Fieldwood Energy LLC and Enterprise Gas	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC		VR 161 Lease G34253		\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x		
678 679		Marketing - Processing	Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Fieldwood Energy LLC and Enterprise Cas Processing LLC and Enterprise	Fieldwood Energy LLC	VR 161 Lease G34253 SM 39 Lease G16320		\$0.00 \$0.00	Divisive Mergers	x		
680		Marketing - Processing Marketing - Processing	88/12% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise	Fieldwood Energy LLC			\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to			x
681		Marketing - Processing	5715% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise		El 307 Lease G02110		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x	1	
682		Marketing - Processing	Processing LLC and Enterprise Gas Processing LLC (.5/GPM*100) or \$.10 by and between Fieldwood Energy LLC and	Gas Processing LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise		MC 519 Lease G27278, MC 563 Lease G21176, MC 562 Lease G19966	BP EXPLORATION & PRODUCTION INC, HOUSTON	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x	-	
683	11/9/2004	Marketing - Processing	Enterprise Gas Processing LLC and Enterprise Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise	Fieldwood Energy LLC	EC 332 Lease G09478	ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC CAIRN ENERGY USA INC, CONTINENTAL LAND &	\$0.00			×	
			Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC	1	1	FUR CO INC		Divisive Mergers		1	x

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1] Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FWI	Credit Bid Purchaser		FW IV
684	1/8/2007	Marketing - Processing	85/15% by and between Fieldwood Energy LLC and Enterprise Gas	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	EC 332 Lease G09478	CAIRN ENERGY USA INC, CONTINENTAL LAND &	\$0.00 Assume and Allocate Pursuant to				×
685	1/12/2011	Marketing - Processing	Processing LLC and Enterprise Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas	Gas Processing LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	EC 332 Lease G09478	FUR CO INC CAIRN ENERGY USA INC, CONTINENTAL LAND &	Divisive Mergers \$0.00 Assume and Allocate Pursuant to				x
686	9/1/2000	Marketing - Processing	Processing LLC and Enterprise Gas Processing LLC FEE0800 PER mcF by and between Fieldwood Energy LLC and	Gas Processing LLC	El 211 Lease G05502, El 212 Lease G05503, El 281 Lease G09591, El 281	FUR CO INC	Divisive Mergers \$0.00 Assume and (i) assign to Credit Bid				×
000	011/2000	marketing - 1 rocessing	Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC	Lease G09591, SS 178 Lease G05551, SS 190 Lease G10775, El 53 Lease	ET E OIE & ONO, EEO	Purchaser (pursuant to the Plan and the				
					479, GI 76 Lease G02161, SM 280 Lease G14456, SS 274 Lease G01039, ST 205 Lease G05612, ST 296 Lease G12981, ST 291 Lease G16455, SM		Credit Bid Purchase Agreement) on account of the Acquired Interests and/or				
					149 Lease G02592, ST 190 Lease G01261, ST 205 Lease G05612, SM 268		(ii) allocate pursuant to the Divisive	x	x		
					Lease G02310, SM 281 Lease G02600, SM 280 Lease G14456		Mergers on account of the Excluded Assets (as defined in the Credit Bid				
687	1/18/2012	Marketing - Processing	FEE0800 PER MCF - ESCALATOR ADDED by and between	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	FI 211 acce G05502 FI 212 acce G05503 FI 281 acce G00501 FI 281	EPLOU & GAS LLC	Purchase Agreement) \$0.00 Assume and (i) assign to Credit Bid				
007	171012012	marketing 1 rocessing	Fieldwood Energy LLC and Enterprise Gas Processing LLC and	Gas Processing LLC	Lease G09591, SS 178 Lease G05551, SS 190 Lease G10775, El 53 Lease	El E die a di di, EEd	Purchaser (pursuant to the Plan and the				
			Enterprise Gas Processing LLC		479, GI 76 Lease G02161, SM 280 Lease G14456, SS 274 Lease G01039, ST 205 Lease G05612, ST 296 Lease G12981, ST 291 Lease G16455, SM		Credit Bid Purchase Agreement) on account of the Acquired Interests and/or		·		
					149 Lease G02592, ST 190 Lease G01261, ST 205 Lease G05612, SM 268 Lease G02310. SM 281 Lease G02600. SM 280 Lease G14456		(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	×	×		
					Lease G02310, SW 201 Lease G02000, SW 200 Lease G14430		Assets (as defined in the Credit Bid				
688	2/11/2015	Marketing - Processing	95% & \$0.08/Mmbtu/ MINIMUM \$.20 by and between Fieldwood	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	MC 742 Lease G32343, MC 697 Lease G28021, MC 698 Lease G28022	HOUSTON ENERGY DEEPWATER VENTURES V,	Purchase Agreement) \$0.00 Assume and assign to Credit Bid			-	
			Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC		RED WILLOW OFFSHORE LLC, W & T ENERGY VI	Purchaser		x		
689	1/8/2019	Marketing - Processing	\$.16 /MMBTU (escl) plus electricity fee by and between Fieldwood	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	MP 140 Lease G02193, WD 90 Lease G01089, WD 103 Lease 840, WD 105	JX NIPPON OIL EXPLORATION USA LTD	\$0.00 Assume and (i) assign to Credit Bid				
			Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC	Lease 842, MP 289 Lease G01666, MP 290 Lease G34866, MP 275 Lease G15395, MP 289 Lease G01666, SP 62 Lease G01294, MP 296 Lease		Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on				
					G01673, MP 311 Lease G02213, MP 311 Lease G02213, MP 77 Lease G04481, BS 52 Lease 17675, MC 311 Lease G02968, MC 108 Lease		account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	x	x		x
					G09777		Mergers on account of the Excluded				
							Assets (as defined in the Credit Bid Purchase Agreement)				
690	1/1/2012	Marketing - Processing	FEE08005 /MCF (SUBJECT TO gdp (NEVER LESS THAT .075 OR GRATER THAN \$.12 /MCF by and between Fieldwood Energy	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC Gas Processing LLC	SM 76 Lease G01208, SM 58 Lease G01194, EI 158 Lease G01220, EI 188 Lease 443, SS 207 Lease G01523, ST 295 Lease G05646, SS 189 Lease	LOUISIANA LAND & EXPLORATION CO	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				
			LLC and Enterprise Gas Processing LLC and Enterprise Gas		G04232, PL 25 Lease G14535		Divisive waygas	x			×
691	1/8/2019	Marketing - Processing	Processing LLC \$.16 /MMBTU (escl) plus electricity fee by and between Fieldwood	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS	\$0.00 Assume and assign to Credit Bid				
			Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC			RESOURCES LLC	Purchaser		x		
692	10/1/2012	Marketing - Processing	pol 85% 15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC Gas Processing LLC	GC 200 Lease G12209, GC 201 Lease G12210, GC 244 Lease G11043	RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC,	\$0.00 Assume and assign to Credit Bid Purchaser				
						CHEVRON USA INC, W & T ENERGY VI LLC, SHELL TRADING (US) COMPANY			x		
693	2/27/2015	Marketing - Processing	95.75% & \$0.10/Mmbtu / Minimum \$.20 by and between Fieldwood	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	MC 782 Lease G33757	RIDGEWOOD DANTZLER LLC, TALOS	\$0.00 Assume and assign to Credit Bid				
			Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC			EXPLORATION LLC, W & T ENERGY VI LLC	Purchaser		x		
694	3/1/2005	Marketing - Processing	87/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC Gas Processing LLC	SM 142 Lease G01216, SM 40 Lease G13607, EC 178 Lease G34229, El 307 Lease G02110	SANARE ENERGY PARTNERS, LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
695	1/1/2009	Marketing - Processing	87/13% by and between Fieldwood Energy LLC and Enterprise Gas	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	SM 142 Lease G01216, SM 40 Lease G13607, EC 178 Lease G34229, EI	SANARE ENERGY PARTNERS, LLC	\$0.00 Assume and assign to Credit Bid		x		
696	1/1/1992	Marketing - Processing	Processing LLC and Enterprise Gas Processing LLC BASE by and between Fieldwood Energy LLC and Enterprise Gas	Gas Processing LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	307 Lease G02110 EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El	TALOS ENERGY OFFSHORE, LLC	Purchaser \$0.00 Assume and (i) assign to Credit Bid				
			Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC	316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Lease G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease		Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on				
					G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883.		account of the Acquired Interests and/or	×	¥		
					SM 128 Lease G02587, SM 141 Lease G02885		(ii) allocate pursuant to the Divisive Mergers on account of the Excluded				
							Assets (as defined in the Credit Bid Purchase Agreement)				
697	10/1/1995	Marketing - Processing	CONTRUCTION/OPERATING (NI) by and between Fieldwood	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El	TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and (i) assign to Credit Bid				
			Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC	316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Lease		Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on				
					G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883.		account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	×	x	x	
					SM 128 Lease G02587, SM 141 Lease G02885		Mergers on account of the Excluded Assets (as defined in the Credit Bid				
							Purchase Agreement)				
698	10/13/1998	Marketing - Processing	RAW MAKE by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC Gas Processing LLC	EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El 316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337	TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the				
					Lease G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease G02324. SM 39 Lease G16320. SM 48 Lease 786. SM 127 Lease G02883.		Credit Bid Purchase Agreement) on				
					G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883, SM 128 Lease G02587, SM 141 Lease G02885		account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	x	x	x	
							Mergers on account of the Excluded Assets (as defined in the Credit Bid				
699	11/12/1000	Marketing - Processing	AMENDMEMT by and between Fieldwood Energy LLC and	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El	TALOS ENERGY OFFSHORE, LLC	Purchase Agreement) \$0.00 Assume and (i) assign to Credit Bid				
099	11/13/1998	markening - P100essing	Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC	316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337	IALOS ENERGI OFFSHURE, ELG	Purchaser (pursuant to the Plan and the				
					Lease G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883,		Credit Bid Purchase Agreement) on account of the Acquired Interests and/or		*		
					SM 128 Lease G02587, SM 141 Lease G02885		(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	×	×	x	
							Assets (as defined in the Credit Bid				
700	2/1/2000	Marketing - Processing	SERVICE-FRACTIONATION (NI) by and between Fieldwood Energy	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC	EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El	TALOS ENERGY OFFSHORE, LLC	Purchase Agreement) \$0.00 Assume and (i) assign to Credit Bid			-	$\overline{}$
		=	LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC	316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Lease		Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on				
					G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease		account of the Acquired Interests and/or	x	x	x	
					G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883, SM 128 Lease G02587, SM 141 Lease G02885		(ii) allocate pursuant to the Divisive Mergers on account of the Excluded				
							Assets (as defined in the Credit Bid Purchase Agreement)				
701	12/1/2000	Marketing - Processing	SERVICE-DEHYDRATION (NI) by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC Gas Processing LLC	EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El 316 Lease G05040. El 329 Lease G02912. El 315 Lease G02112. El 316	TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the				
			Processing LLC	San I rossowing Eco	Lease G05040. El 333 Lease G02317. El 334 Lease G15263. El 337 Lease		Credit Bid Purchase Agreement) on				
					G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883,		account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	×	x	x	
					SM 128 Lease G02587, SM 141 Lease G02885		Mergers on account of the Excluded Assets (as defined in the Credit Bid				
							Purchase Agreement)				
702	9/1/2010	Marketing - Processing	EXHIBIT B-1 COMMITMENT FORM TO C&O AGREEMENT by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC Gas Processing LLC	EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El 316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316	TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the				
			and Enterprise Gas Processing LLC	-	Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Lease G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease		Credit Bid Purchase Agreement) on account of the Acquired Interests and/or				
					G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883,		(ii) allocate pursuant to the Divisive	x	x	×	
					SM 128 Lease G02587, SM 141 Lease G02885		Mergers on account of the Excluded Assets (as defined in the Credit Bid				
							Purchase Agreement)				

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Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

[1] forom Contract Counterparties represent parties listed in actual agreements and/or vendor names.
[2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule for the contracts have a filed an amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and a filed and amended schedule for the contract have a filed and am

- 3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

 (4) Related leases parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts parable balances. Curre estimates were adulated to zero for comolected trade acreements.
- [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 F lies of Feldwood Energy LLC and its Affiliated Debtors or 1, 2004 Injustice of the Pen's Capitalizated on the Scheduled Passamed Contracts is for informational purposes only. In the several of any Contract Injustice of any Contract Injustice Operation Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of any Contract Injustice Operation Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several of the Scheduled Passamed Contracts is for informational purposes only. In the several Passamed Contracts is for informational purposes only in the several Passamed Contracts is for informational purposes only. In the several Passamed Contracts is for informational purposes only in the several Passamed Contracts is for informational purposes on the Scheduled Passamed Contracts is for informational purposes on the Scheduled Passamed Contracts is for information purposes on the several Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Scheduled Passamed Contracts is for information purposes on the Sch

Applicable Entity BALLOT TO EXTEND MCMORAN GPA THORUGH 12/31/2011 by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC and Enterprise Gas Processing LLC EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El 316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316 \$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the LC and Enterprise Gas Processing LLC 2000 G05040, E1 333 Legge G02317 E1 334 Legge G15263 E1 337 Legg Credit Bid Purchase Agreement) on Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Lease G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883, SM 128 Lease G02587, SM 141 Lease G02885 count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) ume and (i) assign to Credit Bid BALLOT TO AMEND EXHIBIT E TO C&O AGREEMENT by and Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy L 12/1/2010 Marketing - Processing ALOS ENERGY OFFSHORE, LLC 316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316 Purchaser (pursuant to the Plan and the Lease G05040 EL333 Lease G02317 EL334 Lease G15263 EL337 Leas Credit Bid Purchase Agreement) on G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883, ount of the Acquired Interests and/ (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid SM 128 Lease G02587, SM 141 Lease G02885 Purchase Agreement)
Assume and (i) assign to Credit Bid urchaser (pursuant to the Plan and the EXHIBIT B-1 COMMITMENT FORM TO C&O AGREEMENT by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC Gas Processing LLC 316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Lease G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease and Enterprise Gas Processing LLC Credit Bid Purchase Agreement) on account of the Acquired Interests and/or G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883 (ii) allocate pursuant to the Divisive (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on SM 128 Lease G02587 SM 141 Lease G02885 7/1/2012 ALLI OT TO ADDDOME ENTEDDDICE AS DI ANT ODEDATOD TO Fieldwood Energy LLC and Enterprise Gas Pro Gas Processing LLC C 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El ALOS ENERGY OFFSHORE LL C&O AGREEMENT by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LI 316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Leas G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease count of the Acquired Interests and/o G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883 (ii) allocate pursuant to the Divisive Mergers on account of the Exclude SM 128 Lease G02587 SM 141 Lease G02885 Assets (as defined in the Credit Bid Purchase Agreement)

Assume and (i) assign to Credit Bid IFC 265 Lease G00972. EC 338 Lease G02063, El 315 Lease G02112, El APPROVAL OF AFES TO C&O AGREEMENT by and between 7/1/2012 Marketing - Processing eldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC TALOS ENERGY OFFSHORE, LLC Fieldwood Energy LLC and Enterprise Gas Proof Enterprise Gas Processing LLC EC 255 Lease G00972, EC 238 Lease G02008, El 315 Lease G02112, El 13 ficase G02112, El 315 Lease G02112, El 316 Lease G02112, El 316 Lease G0212, El 317 Lease G02112, El 316 Lease G0212, El 317 Lease G0212, El 327 Lease G02332, El 328 Lease G02332, El 328 Lease G02332, El 328 Lease G0232, El 328 Lease G0232, El 328 Lease G0232, El 328 Lease G0232, SM 48 Lease 786, SM 127 Lease G02283, SM 39 Lease G02328, El 328 Lease G02328, ssing LLC and Assume and (i) assign to credit bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Gas Processing LLC Mergers on account of the Excluder Assets (as defined in the Credit Bid Purchase Agreement)
Assume and (i) assign to Credit Bid BALLOT TO C&O AGREEMENT by and between Fieldwood Energy | Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC EC 265 Lease G00972. EC 338 Lease G02063. El 315 Lease G02112. El ALOS ENERGY OFFSHORE, LLC 9/25/2013 Marketing - Processing LLC and Enterprise Gas Processing LLC and Enterprise Gas Gas Processing LLC 316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Leas G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease chaser (nursuant to the Plan and th Assets (as defined in the Credit Bio Purchase Agreement)
Assume and (i) assign to Credit Bid 10/6/2013 Marketing - Processing REVISED EXHIBIT C TO C&O AGREEMENT by and between ieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC EC 265 Lease G00972, EC 338 Lease G02063, El 315 Lease G02112, El TALOS ENERGY OFFSHORE LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Gas Processing LLC 316 Lease G05040, El 329 Lease G02912, El 315 Lease G02112, El 316 Lease G05040, El 333 Lease G02317, El 334 Lease G15263, El 337 Lease Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on G03332 FI 353 Lesse G03783 FI 354 Lesse G10752 FI 361 Lesse ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid G02324, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883 SM 128 Lease G02587, SM 141 Lease G02885 Purchase Agreement)
Assume and (i) assign to Credit Bid
urchaser (pursuant to the Plan and the GC 065 G05889, GC 108 G14668, GC 109 G05900, GC 243 G20051, GC 200 G12209, GI 116 Lease G13944 eldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise as Processing LLC Credit Bid Purchase Agreement) on count of the Acquired Interests and/o cocount of the Acquired interests and, (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and Allocate Pursuant to 10/1/2007 Marketing - Processing 37/13% by and between Fieldwood Energy LLC and Enterprise Gas eldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC EC 338 Lease G0206 V&T OFFSHORE INC Processing LLC and Enterprise Gas Processing LLC 88/12% by and between Fieldwood Energy LLC and Enterprise Gas Divisive Mergers
Assume and Allocate Pursuant to V&T OFFSHORE INC 2/20/2008 Marketing - Processing eldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC SM 39 Lease G16320, EC 338 Lease G02063 Processing LLC and Enterprise Gas Processing LLC ree = \$.12 / MMBTU by and between Fieldwood Energy LLC and &T OFFSHORE INC, WALTER OIL & GAS Marketing - Processing Fieldwood Energy LLC ST 320 Lease G2499 Enterprise Gas Processing LLC and Enterprise Gas Processing LLC NGL BANK - FIRST AMENDED AND RESTATED by and between Gas Processing LLC
Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Divisive Mergers
Assume and Allocate Pursuant to 4/1/2020 Marketing - Processing ST 320 Lease G24990 Fieldwood Energy LLC and Enterprise Gas Processing LLC and Gas Processing LLC CORPORATION Divisive Mergers Gas Processing LLC act for Sale and Purchase of Natural Gas by and betwe Assume and assign to Credit Bid 715 8/1/2015 Marketing - Gas Sales \$0.00 Comporation and Exxonmobile of the department of the comporation of the composition of the comporation of the comporation of the composition of th Purchaser
Assume and assign to Credit Bid arketing - Crude Sales Fieldwood Energy LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION G10752, El 342 Lease G02319, GC 065 Lease G05889, SM 142 Lease G01216, SM 93 Lease G21618, SM 127 Lease G02883, SM 128 Lease G02587 SS 300 Lease G07760 SS 315 Lease G09631 SS 314 Lease G26074, VR 362 Lease G10687, VR 371 Lease G09524, El 361 Lease G02324, PL 1 Lease G04234, PL 9 Lease G02924, PL 10 Lease G02925, SS 68 Lease G02917, PL 9 Lease G02924, PL 10 Lease G02925, El 361 Lease G02324, ST 316 Lease G22762, VR 380 Lease G02580 SS 301 Lease G10794 1/23/2014 Marketing - Crude Sale ExxonMobil Oil Supply buys crude oil from Fieldwood Energy I between Fieldwood Energy LLC and EXXONMOBIL Oil OORPORATION and EXXONMOBIL Oil CORPORATION ExxonMobil Oil Supply buys crude oil from Fieldwood Energy I eldwood Energy LLC and EXXONMOBIL Oil CORPORATION and CXONMOBIL Oil CORPORATION T 308 Lease G21685 nd assign to Credit Bio ween Fieldwood Energy LLC and EXXONMOBIL Oil XXONMOBIL OIL CORPORATION CORPORATION and EXXONMOBIL Oil CORPORATION larketing - Crude Sales ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by eldwood Energy LLC and EXXONMOBIL Oil CORPORATION and eldwood Energy LLC GI 43 Lease 175 APACHE SHELF EXPLORATION LLC. BP AMERICA \$0.00 Assume and assign to Credit Bid netween Fieldwood Energy LLC and EXXONMOBIL Oil EXXONMOBIL OIL CORPORATION PRODUCTION COMPANY CORPORATION and EXXONMOBIL Oil CORPORATION Fieldwood Energy LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION VILD WELL CONTROL INC. DEEPWATER 720 1/1/2020 Marketing - Crude Sale GC 065 Lease G05889, GC 108 Lease G14668, GC 109 Lease G05900, GC Assume and assign to Credit Bid ExxonMobil Oil Supply buys crude oil from Fieldwood Ener between Fieldwood Energy LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION WILD WELL CONTROLINC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW 244 Lease G11043, GC 200 Lease G12209, GC 243 Lease G20051, GC 20 OFFSHORE LLC. TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER ST 53/ST 57 CONNECTION AGREEMENT BETWEEN FIELDWOOD FIELDWOOD ENERGY LLC AND FIELDWOOD ENERGY OFFSHORE ST 53 Lease G04000. ST 67 Lease 20 7/23/2020 Marketing - Connection Agreement Fieldwood Energy LLC: \$0.00 Assume and assign to Credit Bid ENERGY LLC AND FIELDWOOD ENERGY OFFSHORE AND AND ROSEFIELD PIPELINE COMPANY LLC ieldwood Energy ROSEFIELD PIPELINE COMPANY, LLC 11/21/2014 Marketing - Gas Sales Pool Agreement by and between Fieldwood Energy LLC and Florida Power & Light Company
Pool Agreement by and between Fieldwood Energy LLC and Gulf
South Pipeline Company, LP and Gulf South Pipeline Company, LP ieldwood Energy LLC and Gulf South Pipeline Company, LP and Gulf outh Pipeline Company, LP dwood Energy LLC El 32 Lease 196, El 89 Lease 44 OX OPERATING LLC

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

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											Applicable Er	uty
#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III FW
		Marketing - Transportation	Crude Oil Transport. by and between Fieldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC	Fieldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC		MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G32363, MC 993 Lease G32363	OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
725	12/10/2013	Marketing - Transportation	Crude Oil Transport. by and between Fieldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC	Fieldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC	Fieldwood Energy LLC	MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G32363, MC 993 Lease G32363	C ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
726	12/10/2013	Marketing - Transportation	Crude Oil Transport. by and between Fieldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC	Fieldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC	Fieldwood Energy LLC	MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G32363, MC 993 Lease G32363	C ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		×	
727	11/1/1995	Marketing - Transportation	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc	Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, lic and HIGH ISLAND OFFSHORE SYSTEM, lic	Fieldwood Energy LLC	EB 159 Lease G02646, EB 160 Lease G02647, EB 165 Lease G06280, HI A 341 Lease G25605, HI A-365 G02750 Lease G02750, HI A-376 G02754 Lease G02754, HI A-545 Lease G17199, HI A-550 Lease G04081, HI A-583 Lease G02388, HI A-382 Lease G02757, HI A-573 Lease G02393, HI A-595	APACHE DEEPWATER LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
728	10/10/2013	Marketing - Transportation	IT Gathering Agreement by and between Fieldwood Energy LLC and	Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point	Fieldwood Energy LLC	Lease G02721, HI A-596 Lease G02722 MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS	\$0.00	Assume and assign to Credit Bid		x	-+
729	1/1/2019	Marketing - Transportation	High Point Gas Gathering, LLC and High Point Gas Gathering, LLC	Gas Gathering, LLC Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point	Fieldwood Energy LLC	MC 110 Lease G18192	RESOURCES LLC MARUBENI OIL & GAS (USA) LLC, TALOS	\$0.00	Purchaser Assume and assign to Credit Bid		^	
			High Point Gas Gathering, LLC and High Point Gas Gathering, LLC	Gas Gathering, LLC			RESOURCES LLC	*****	Purchaser		x	
730	12/1/2013	Marketing - Transportation	IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC	Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC	Fieldwood Energy LLC	BS 52 Lease 17675, MP 153 Lease G01967, SP 65 Lease G01610, MP 296 Lease G01673, MP 310 Lease G04126, MP 311 Lease G02213, MP 311 Lease G02213, MP 77 Lease G04481, SP 62 Lease G01294, WD 75 Lease G01085, MC 110 Lease G18192	UPSTREAM EXPLORATION LLC; AMERICAN PANTHER, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
731	12/1/2013	Marketing - Transportation	IT Transport Contract by and between Fieldwood Energy LLC and High Point Gas Transmission, LLC and High Point Gas Transmission, LLC	Fieldwood Energy LLC and High Point Gas Transmission, LLC and High Point Gas Transmission, LLC	Fieldwood Energy LLC	MC 311 Lease C02968, WD 105 Lease 642, MP 289 Lease C01666, MP 27: Lease G15998, BS 52 Lease 17675, MC 110 Lease G18192	6 ARENA ENERGY LP, BRISTOW US LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
732	9/10/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and J. Aron & Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
733	1/14/2014	Marketing - Gas Sales	Fieldwood Energy LLC and J. Aron & Company Base Contract for Sale and Purchase of Natural Gas by and betweer Fieldwood Energy LLC and J.P. Morgan Ventures Energy Corporation	Fieldwood Energy LLC and J.P. Morgan Ventures Energy Corporation	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
734	3/1/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and betweer Fieldwood Energy LLC and Jefferson Island Storage & Hub, L.L.C.	Fieldwood Energy LLC and Jefferson Island Storage & Hub, L.L.C.	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
735		Joint Development / Venture / Exploration	Exploration Venture Agreement by and between Fieldwood Energy	Fieldwood Energy LLC and Juneau Oil & Gas LLC (terminated 6-23-20)	Fieldwood Energy LLC	MULTIPLE		\$0.00	Assume and Allocate Pursuant to	x		
736	8/1/2014	Agreements Marketing - Gas Sales	LLC and Juneau Oil & Gas LLC (terminated 6-23-20) Base Contract for Sale and Purchase of Natural Gas by and betweer Fieldwood Energy LLC and Keyspan Gas East Corporation D/B/A	Fieldwood Energy LLC and Keyspan Gas East Corporation D/B/A National Grid	Fieldwood Energy LLC	n.a.		\$0.00	Divisive Mergers Assume and assign to Credit Bid Purchaser		x	
737	5/1/2008	Marketing - PHA	National Grid Oil Liquids Transportation by and between Fieldwood Energy LLC	Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC	SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to			
738		Marketing - PHA	and Kinetica and Kinetica Oil Liquids Transportation by and between Fieldwood Energy LLC	Fieldwood Energy LLC and Kinetica and Kinetica		SS 207 Lease G01523		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		х
739		Marketing - PHA	and Kinetica and Kinetica Oil Liquids Transportation by and between Fieldwood Energy LLC	Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC	SS 207 Lease G01523		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		x
	amended 12/1/2013		and Kinetica and Kinetica	Fieldwood Energy LLC and Kinetica and Kinetica				\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		х
740	Amended effective 12/1/2013	Marketing - Transportation	Oil Liquids Transportation transferring agreement from apache Corporation to Fieldwood Energy LLC by and between Fieldwood Energy LLC and Kinetica and Kinetica	Friedwood Energy ELC and Kinetica and Kinetica	Fieldwood Energy LLC	WC 165 Lease 758, WC 291 Lease G04397		\$0.00	Divisive Mergers	x		
741	date 8/1/2014 contract date 11/1/2012	Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC and Kinetica and Kinetica		SM 149 Lease G02592, SM 149 Lease G02592; SM 149 Lease G02592			Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
742		Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC and Kinetica and Kinetica		VR 380 Lease G02590, SM 149 Lease G02592, El 267 Lease 812, SS 7990 Lease G15277		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and assign to Credit Bid	x	x	
743		Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC	SS 79/80 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Purchaser		x	
744	9/1/1997	Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC and Kinetica and Kinetica		VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
745	Amendment effective 11/1/2009	Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC and Kinetica and Kinetica	Fieldwood Energy LLC	VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
746		Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica	Fieldwood Energy LLC	VR 261 Lease G03328		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		×
747	9/30/2009	Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC	Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica	Fieldwood Energy LLC	VR 261 Lease G03328		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
748	9/30/2009	Marketing - Transportation	and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Fieldwood Energy LLC and Kinetica Energy Express LLC and Kinetica	Fieldwood Energy LLC	VR 261 Lease G03328		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
749	10/22/2009	Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC	Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica	Fieldwood Energy LLC	VR 261 Lease G03328		\$0.00	Assume and Allocate Pursuant to	х		x
750		Marketing - Transportation	and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC Oil Liquids Transportation by and between Fieldwood Energy LLC	Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica	Fieldwood Energy LLC	WC 66 Lease G02826		\$0.00	Divisive Mergers Assume and Allocate Pursuant to			
	Original Contract; Amendment Effective 1/1/2007		and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Energy Express, LLC					Divisive Mergers	x		
751	8/1/1992, Amendment Effective 1/1/2007	Marketing - Transportation	and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC		Fieldwood Energy LLC			\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
752		Marketing - Transportation	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Fieldwood Energy LLC	Gl 31 Lease 175, Gl 47 Lease 133, El 224 Lease (305504, SS 169 Lease 20, SS 182 Lease 035904, SS 169 Lease 603908, SS 103 Lease G103917, SS 108 Lease 9503, SS 198 Lease 593, SM 106 Lease G02279, VR 196 Lease G1760, VR 229 Lease G27070, VR 261 Lease G03328, EC 2 SL 16473 Lease 16473, EC 2 SL	EXPLORATION, LLC; FAIRFIELD ROYALTY CORF HILCORP ENERGY 1 LP	,	Assume and assign to Credit Bid Purchaser		x	
		Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Fieldwood Energy LLC	WC 65 Lease G02825, WC 66 Lease G02826, WC 72 Lease G23735, EC 2 SL16473 Lease 16473	I P		Assume and Allocate Pursuant to Divisive Mergers	x		
754	9/1/1997	Marketing - Transportation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC	Fieldwood Energy LLC	SS 198 Lease 593	RENAISSANCE OFFSHORE, LLC, TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
			E. C.	and the same of th		+			DITIDITO MOISON			

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]		Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
755		Marketing - Transportation	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC	Fieldwood Energy, LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC		El 188 Lesse 443, El 189 Lesse 423, El 211 Lesse G05502, El 212 Lesse G05503, El 342 Lesse G02219, El 346 Lesse G14462, SJ. Mi 94 Lesse G02592, SM 7 Lesse G03516, SM 10 Lesse G01181, SS 105 Lesse G09614, SS 129 Lesse G12941, SS 178 Lesse G05551, SS 204 Lesse G01520, SS 207 Lesse G01523, SS 216 Lesse G01524, VR 380 Lesse G02580		Pu (acc	Assume and (i) assign to Credit Bid richaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on count of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Wergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement).	x	x		x
756		Marketing - Transportation	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC	Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC	Fieldwood Energy LLC	SS 301 Lease G10794			Purchaser		x		
757 758		Marketing - Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC	Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica	Fieldwood Energy LLC Fieldwood Energy LLC	ST 49 Lease G24956, ST 53 Lease G04000, WC 66 Lease G02826, WC 65 Lease G02825 SS 79/80 Lease G15277, SS 301 Lease G10794, SS 300 Lease G07760, SM	ALL VIDOS EVEL OR LETION LA	\$0.00 \$0.00	Assume and assign to Credit Bid Purchaser		x		
759	4/1/2020	Marketing - Transportation Marketing - Transportation	IT Transmission by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica	Midstream Energy, LLC and Kinetica Midstream Energy, LLC and Kinetica Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica	Fieldwood Energy LLC	135 79/80 Lease G15277, 35 301 Lease G10/94, 35 300 Lease G0/760, 5M 149 Lease G02592 ISS 79/80 Lease G15277	CALYPSO EXPLORATION LLC		Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
760		Other Assignment / Bill of Sale (or	Midstream Energy, LLC and Kinetica Midstream Energy, LLC by and between Fieldwood Energy LLC and Lamar Hunt Trust	Midstream Energy, LLC Fieldwood Energy LLC and Lamar Hunt Trust Estate		SM 281 Lease G02600	SET 66 EN ESTATION EES		Purchaser Assume and Allocate Pursuant to		x		
		Conveyance, Notice of Exercise) & Related Consents	Estate: Assignment made as result of Withdrawl from Operating Agreement						Divisive Mergers	x			
761		Other Assignment / Bill of Sale (or Conveyance, Notice of Exercise) & Related Consents	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement	Fieldwood Energy LLC and Lamar Hunt Trust Estate	Fieldwood Energy LLC	SM 280 Lease G14456	MP GULF OF MEXICO, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
762		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Mansfield Power and Gas LLC	Fieldwood Energy LLC and Mansfield Power and Gas LLC	Fieldwood Energy LLC	n.a.			Assume and assign to Credit Bid Purchaser		x		
763	2/1/2006	Marketing - Gathering	Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC	Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
764	3/15/2020	Marketing - Gathering	Crude Oil Transport: by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC	Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC	Fieldwood Energy LLC	GC 040 Lease G34536	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
765		Marketing - Gathering	Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC	Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC			ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC		Assume and assign to Credit Bid Purchaser		x		
766		Marketing - Gathering	Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC	Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC	Fieldwood Energy LLC	ST 316 Lease G22762	W&T OFFSHORE INC		Assume and Allocate Pursuant to Divisive Mergers	x			
767	9/1/2004	Marketing - Gathering	Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Company LLC and Manta Ray Gathering Company LLC	Fieldwood Energy LLC and Manta Ray Gathering Company LLC and Manta Ray Gathering Company LLC	Fieldwood Energy LLC	ST 308 Lease G21685		\$0.00	Assume and assign to Credit Bid Purchaser		x		
768		Marketing - Transportation	Manta Ray firm Gatheing and Dedicaiton , Disount Rate of \$.12 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC	GI 116 Lease G13944, GC 065 Lease G05889, GC 108 Lease G14668, GC 109 Lease G05900			Assume and assign to Credit Bid Purchaser		x		
769	2/1/2006	Marketing - Transportation	Anaconda Gas Pipeline Gathering agreement; includes gas Dedication; plus 1 amendment dated 71/12011 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
770	12/1/1992	Marketing - Transportation	Manta Ray Onshore Cathering Company Manta Ray firm Gatheing and Dedication , Disount Rate of \$.032 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Manta Ray Offshore Gathering Company	Fieldwood Energy LLC	ST 295 Lease G05646	APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC		Assume and Allocate Pursuant to Divisive Mergers	x			
771		Marketing - Transportation	Manta Ray firm Gatheing and Dedicaiton , Disount Rate of \$.06 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC		W & T OFFSHORE INC		Assume and assign to Credit Bid Purchaser		x		
772		Marketing - Transportation	Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC		W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION		Assume and Allocate Pursuant to Divisive Mergers	x			
773		Marketing - Separation & Stablization	Consent to assign liquids separation 7 stabilization agreement as amended dated 1/17/2001 between Manta Ray and Apache (Contract Nos. 101939, 310225 and 106968) by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, LLC. and Manta Ray Offshore Gathering Company, LLC.	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, LL.C.		GI 116 Lease G13944, GI 110 Lease G13943	W & T OFFSHORE INC		Assume and assign to Credit Bid Purchaser		x		
774		Marketing - Separation & Stablization	LLC. and Manta Ray Offshore Gathering Company, LLC. Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, LL.C. and Manta Ray Offshore Gathering Company, LL.C. Oil Liquids Separation and Stabilization Agreement by and between		Fieldwood Energy LLC		APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC		Assume and Allocate Pursuant to Divisive Mergers	x			
775		Marketing - Separation & Stablization	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.			GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC		Assume and assign to Credit Bid Purchaser		x		
776		Marketing - Separation & Stablization	Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.			GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC		Assume and assign to Credit Bid Purchaser		x		
777		Marketing - Separation & Stablization	Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LtC and Manta Ray Offshore Gathering Company, LLC. and Manta Ray Offshore Gathering Company, LL.C. LSA by and between Fieldwood Energy LtC and Manta Ray Offshore	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.		GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC		Assume and assign to Credit Bid Purchaser		x		
778		Marketing - Separation & Stablization	Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy LLC		W & T OFFSHORE INC		Assume and assign to Credit Bid Purchaser		x		
779		Marketing - Separation & Stablization	Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.			GI 116 Lease G13944, GI 110 Lease G13943	W & T OFFSHORE INC		Assume and assign to Credit Bid Purchaser		x		
780		Marketing - Separation & Stablization	Contract for ST 320 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy LLC		W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION		Assume and Allocate Pursuant to Divisive Mergers	x			
781		Marketing - Separation & Stablization	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, LL.C. and Manta Ray Offshore Gathering Company, LL.C.			GC 065 Lease 005899, GC 109 Lease G14688, GC 109 Lease G05900, GC 243 Lease G20051	ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & T ENER		Assume and assign to Credit Bid Purchaser		x		
782		Marketing - Separation & Stablization	Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Bathering Company, LLC. and Manta Ray Offshore Gathering Company, LLC.			GC 065 Lease G05889, GC 109 Lease G14988, GC 109 Lease G05900, GC 243 Lease G20051	WILD WELL CONTROL INC, DEEPWATER ABANDONINENT ALTERNATUSES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELLOOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & T ENER WILD WELL CONTROL INC. DEEPWATER		Assume and assign to Credit Bid Purchaser		x		
783		Marketing - Separation & Stablization	LISSA by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Feldwood Energy LLC and Manta Ray Offshore Cathering Company, LL.C. and Manta Ray Offshore Gathering Company, LL.C.		243 Lease G20051	WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATUSES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELLOCOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LIC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & T ENER APACHE OFFSHORE INCESTIMENT GP, BRISTOW		Assume and assign to Credit Bid Purchaser		x		
784		Lease of Platform Space	by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering, L.L.C.:	Fieldwood Energy LLC and Manta Ray Offshore Gathering, L.L.C.	Fieldwood Energy LLC	ST 295 Lease G05646	APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC		Assume and Allocate Pursuant to Divisive Mergers	x			
785 786		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Marathon Oil Company		Fieldwood Energy LLC	n.a.			Assume and assign to Credit Bid Purchaser		x		
786	5/23/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Marathon Petroleum Company LP	rieluwoou Eriergy LLC and Maratnon Petroleum Company LP	Fieldwood Energy LLC	II.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III	FW IV
787	6/6/2018	Marketing - Crude Sales	Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP	Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
788	7/1/2018	Marketing - Crude Sales	Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP	Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
789		Marketing - Crude Sales	Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP	Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP	Fieldwood Energy LLC	EB 158 Lease G02645, EB 159 Lease G02646, EB 160 Lease G02647, EB 165 Lease G05280, IH A-365 G02754 Lease G02754, IH A-376 G02754 Lease G02754, IH A-545 Lease G17199, IH A-573 Lease G02393, IH A-595 Lease G02721, IH A-582 Lease G02719	APACHE DEEPWATER LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			x
790		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and McMoRan Oil & Gas LLC	Fieldwood Energy LLC and McMoRan Oil & Gas LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
791		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Mercuria Energy Gas Trading LLC Murphy Laterl -Gas Transportation for Big Bend and Dantzler by and	Fieldwood Energy LLC and Mercuria Energy Gas Trading LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
792	8/28/2015	Marketing - Transportation	Murphy Laterl -Gas Transportation for Big Bend and Dantzler by and between Fieldwood Energy LLC and Murphy and Murphy	Fieldwood Energy LLC and Murphy and Murphy	Fieldwood Energy LLC	MC 698 Lease G28022, MC 782 Lease G33757, MC 742 Lease G28022	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x		
793	8/28/2015	Marketing - Transportation	Murphy Lateral -Gas Transportation for Big Bend and Dantzler by and between Fieldwood Energy LLC and Murphy and Murphy	Fieldwood Energy LLC and Murphy and Murphy	Fieldwood Energy LLC		RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC	\$0.00	Purchaser		x		
794		Marketing - Transportation	Crude Oil Transport: by and between Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA		MC 697 Lease G28021, MC 742 Lease G32343		\$0.00	Assume and assign to Credit Bid Purchaser		x		
795	8/28/2015	Marketing - Transportation	Crude Oil Transport by and between Flieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC	MC 698 Lease G28022	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Marketing - Transportation	Crude Oil Transport by and between Flieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC		RIDGEWOOD DANTZIER LLC, TALOS EXPLORATION LLC, W & T ENERGY VILLC	\$0.00	Purchaser		x		
797		Marketing - Transportation	LTA for ST 320 by and between Fieldwood Energy LLC and Nautilus Pipeline Company, L.L.C. and Nautilus Pipeline Company, L.L.C.	Nautilus Pipeline Company, L.L.C.	Fieldwood Energy LLC	ST 320 Lease G24990	W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers	x			
798		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and NextEra Energy Power Marketing, LLC Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and NextEra Energy Power Marketing, LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
799	8/1/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Niagara Mohawk Power Corporation D/B/A National Grid	Fieldwood Energy LLC and Niagara Mohawk Power Corporation D/B/A National Grid	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
800	9/1/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and NJR Energy Services Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
801	4/11/2018	Marketing - Gas Sales	Fieldwood Energy LLC and NJR Energy Services Company Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Noble Energy, Inc.	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
802	7/8/2011	Marketing - Gathering	Fieldwood Energy LLC and Noble Energy, Inc. Galapagos, Gas Gathering, Okeanos Gas Dedication within Gathering - plus 5 amendments-MDQ changes by and between Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC	MC 519 Lease G27278, MC 562 Lease G19966, MC 563 Lease G21176	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
803	2/27/2015	Marketing - Gathering	Big Bned Dantzler, Okeanos Gas Gathering, Gas Dedication within Gathering - plus 4 amendments-MDQ changes by and between Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC	MC 698 Lease G28022, MC 782 Lease G33757, MC 742 Lease G28022, MC 697 Lease G33757	RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
804	8/28/2015	Marketing - Gathering	Big Bned Dantzler, Destin FT2, - plus 4 amendments-MDQ changes by and between Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC	MC 698 Lease G28022, MC 742 Lease G28022	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x		
805	6/1/2018	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Peoples Gas System, a divison of Tampa Electric Company	Fieldwood Energy LLC and Peoples Gas System, a divison of Tampa Electric Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
806		Marketing - Crude Sales	Phillips 66 Petroleum Company buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Phillips 66 Company and Phillips 66 Company	Fieldwood Energy LLC and Phillips 66 Company and Phillips 66 Company			APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		x		
807		Marketing - Crude Sales	Phillips 66 Petroleum Company buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Phillips 66 Company and Phillips 66 Company 92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and	Fieldwood Energy LLC and Phillips 66 Company and Phillips 66 Company			EPL OIL & GAS, LLC, APACHE SHELF EXPLORATION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
808		Marketing - Processing	Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC		CASTEX OFFSHORE INC, WALTER OIL & GAS CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC CASTEX OFFSHORE INC, WALTER OIL & GAS	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
809		Marketing - Processing	92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC		CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
810		Marketing - Processing	Fieldwood Energy LLC and Plains Gas Solutions, LLC and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.		GI 83 Lease G03793, ST 195 Lease G03593, ST 179 Lease G12020, ST 203 Lease G01269, ST 190 Lease G01261	CLK EXPLORATION COMPANY	\$0.00	Divisive Mergers	x		x	x
811		Marketing - Processing	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC, and Plains	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.		GI 83 Lease G03793, ST 195 Lease G03593, ST 179 Lease G12020, ST 203 Lease G01269, ST 190 Lease G01261		\$0.00	Divisive Mergers	x		x	x
812		Marketing - Processing	Gas Solutions, LLC. GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.		GI 83 Lease G03793, ST 195 Lease G03593, ST 179 Lease G12020, ST 203 Lease G01269, ST 190 Lease G01261		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x	x
813	5/1/2009	Marketing - Processing	Gas Solutions, LLC. 92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC	GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
814		Marketing - Processing	92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.		GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		х		
815	9/1/2004	Marketing - Transportation	Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon	Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC	ST 308 Lease G21685		\$0.00	Assume and assign to Credit Bid Purchaser		x		
816	4/10/2012	Marketing - Transportation	Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon	Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC	VR 380 Lease G02580		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
817	5/1/2006	Marketing - Transportation	Oil Pipeline Company LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
818	12/23/1995	Marketing - Transportation	Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC and Poseidon Oil Pipelline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC	El 346 Lease G14482	BRISTOW US LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
819	3/15/2020	Marketing - Transportation	Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC	GC 040 Lease G34536	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
820	3/15/2020	Marketing - Transportation	Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC	GC 040 Lease G34536	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]		Proposed Contract Treatment [6]		Credit Bid Purchaser		FW IV
821	7/15/2003	Marketing - Transportation	Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC	Fieldwood Energy LLC	ST 316 Lease G22762	W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
822	2/27/2015	Marketing - Transportation	Crude Oil Transport, by and between Fieldwood Energy LLC and Proteus Oil Pipeline Company LLC and Proteus Oil Pipeline Company LLC	Fieldwood Energy LLC and Proteus Oil Pipeline Company LLC and Proteus Oil Pipeline Company LLC	Fieldwood Energy LLC	MC 698 Lease G28022, MC 742 Lease G32343, MC 782 Lease G33757	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
823		Marketing - Transportation	Crude Oil Transport. by and between Fieldwood Energy LLC and Proteus Oil Pipeline Company LLC and Proteus Oil Pipeline Company< LLC	Fieldwood Energy LLC and Proteus Oil Pipeline Company LLC and Proteus Oil Pipeline Company< LLC		MC 697 Lease G28021		\$0.00	Assume and assign to Credit Bid Purchaser		x		
824		Acquisition / PSA / Other Purchase or Sale Agreements	Purchase and Sale Agreement by and between Fieldwood Energy LLC and Red Willow Offshore dated 10 Jun 2019, but effective 1 May 2019			MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Red Willow Offshore, LLC	Fieldwood Energy LLC and Red Willow Offshore, LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to		x		
826		Settlement / Release / Relinquishment Agreements	Release and Settlement Agreement entered into as of March 8, 2021 by and between Fieldwood Energy LLC and Renaissance Offshore LLC		Fieldwood Energy LLC	SP 64 Lease G01901, SP 65 Lease G01610, SS 198 Lease G12355, MP 152 Lease G01966, MP 153 Lease G01967, El 330 Lease G02115	RENAISSANCE OFFSHORE, LLC	\$0.00	Divisive Mergers	x			
827		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Rooster Petroleum, LLC	Fieldwood Energy LLC and Rooster Petroleum, LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
828		Marketing - Gathering	Crude Oil Transport. by and between Fieldwood Energy LLC and Rosefield Pipeline Company LLC and Rosefield Pipeline Company LLC LLC	Fieldwood Energy LLC and Rosefield Pipeline Company LLC and Rosefield Pipeline Company LLC		ST 49 Lease G24956, ST 53 Lease G04000, ST 67 Lease 20		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and assign to Credit Bid	x	x		
829	7/23/2020	Marketing - Connection Agreement	Connection Agreement by and between Fieldwood Energy LLC and Rosefield Pipeline Company LLC and Rosefield Pipeline Company LLC	Fieldwood Energy LLC and Rosefield Pipeline Company LLC and Rosefield Pipeline Company LLC	Fieldwood Energy LLC	ST 53 Lease G04000, ST 67 Lease 20		\$0.00	Assume and assign to Credit Bid Purchaser		×		
		Facilities & Tie-In Agreements	ST 49 A PLATFORM TIE-IN TO ST 49 LATERAL PIPELNE BETWEEN FIELDWOOD ENERGY LLC AND ROSEFIELD PIPELINE COMPANY, LLC	FIELDWOOD ENERGY LLC AND ROSEFIELD PIPELINE COMPANY, LLC		ST 49 Lease G24956		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
831	5/1/2018	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Samson Offshore Mapleleaf, LLC	Fieldwood Energy LLC and Samson Offshore Mapleleaf, LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
832		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Samsung Oil & Gas USA Corp.	Fieldwood Energy LLC and Samsung Oil & Gas USA Corp.	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
833		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Scana Energy Marketing, Inc. Searobin East - Rertrgrade-Flash- Transport, IT max Rate. by and		Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
834		Marketing - Transportation	Searobin East - Rertrgrade-Flash - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin West Transprt, IT max rate - all receipt points by and	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company		EW 826 Lease G05800, SM 268 Lease G02310, SS 274 Lease G01039, El 53 Lease 479, SS 189 Lease G04232	CORPORATION, W & T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
835		Marketing - Transportation	Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin West PTR Transprt, max rate - all receipt points by and	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	El 330 Lease G02115, El 337 Lease G03332, SM 128 Lease G02587, SM 39 Lease G16320, El 333 Lease G02317, El 315 Lease G02112, El 316 Lease G05040, EC 338 Lease G02063	LLC, Arena, TANA EXPLORATION COMPANY LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		x	
836		Marketing - Transportation Marketing - Transportation	Searobin West FIR Transprt, max rate - ail receipt points by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin Retrograde contract. IT max rate by and between	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin	Fieldwood Energy LLC Fieldwood Energy LLC	El 330 Lease G02115 El 330 Lease G02115, El 337 Lease G03332, SM 128 Lease G02587, SM 39	ENERGY XXI GOM LLC, RENAISSANCE OFFSHORE LLC, Arena, TANA EXPLORATION COMPANY LLC	\$0.00 \$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x			
837		Marketing - Transportation	Searooin Retrograde contract. It max rate by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - Transport, IT max Rate. by and between Fieldwood	Pipeline Company Pipeline Company Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin	Fieldwood Energy LLC	El 330 Lease GUZ215, El 337 Lease GU333Z, SM 128 Lease GUZ257, SM 39 Lease G16320, El 333 Lease GU2317, El 315 Lease GU2112, El 316 Lease G05040 SS 274 Lease G01039, SM 268 Lease G02310, EW 826 Lease G05800, ST	LLC, Arena, TANA EXPLORATION COMPANY LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x		x	
839		Marketing - Transportation	Searcount East - Hainsport, IT max Raile, by and between Pleidwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company IT Retrograde contractTransport Contract by and between Fieldwood	Pipeline Company Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin	Fieldwood Energy LLC	SS 274 Lease G01039, SM 266 Lease G02310, EW 626 Lease G05000, ST 205 Lease G05612, EI 53 Lease 479, SS 189 Lease G04232, ST 206 Lease G05613, ST 195 Lease G03593 SS 274 Lease G01039, SM 268 Lease G02310, EW 826 Lease G05800, ST		\$0.00	Divisive Mergers Assume and assign to Credit Bid	x			x
			Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Pipeline Company	3,	205 Lease G05612, ST 206 Lease G05613, El 53 Lease 479, ST 195 Lease G03593, SS 189 Lease G04232, GI 116 Lease G13944, ST 295 Lease G05646			Purchaser		x		
		Marketing - Transportation	Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - PTR Transport, IT Discount Life of reserves at ST	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	SS 274 Lease G01039, SM 268 Lease G02310, EW 826 Lease G05800, ST 205 Lease G05612, El 53 Lease 479, El 316 Lease G05040, EC 338 Lease G02063, El 361 Lease G02324	ERA HELICOPTERS INC.; MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC W & T OFFSHORE INC.	\$0.00	Divisive Mergers	x			
841	12/1/2013	Marketing - Transportation	Searobin East - PTR Transport, IT Discount Life of reserves at ST 292 (FW production- GI 116, ST 295) by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	GI 116 Lease G13944, ST 295 Lease G05646	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
842		Marketing - Transportation	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company			W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		×		
843	1/1/2017	Marketing - Transportation	Searobin East - Transport, IT Discount Life of reserves at ST 292 (FW production- GI 116, ST 295) by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	GI 116 Lease G13944, ST 295 Lease G05646	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
844	1/1/2017	Marketing - Transportation	Searobin East - PTR Transport, IT Discount Life of reserves at ST 292 (PM production- GI 116, ST 295) by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	GI 116 Lease G13944, ST 295 Lease G05646	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
845		Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC			\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		İ	\neg
846	5/1/2015	Marketing - Transportation	Company, LLC and Sea Robin Pipeline Company, LLC LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Robin Pipeline Company, LLC Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	El 93 Lease 228		\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x			
		Marketing - Transportation	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 161 Lease G01246. ST 203 Lease G01259, EW 826 Lease G05800, GI 76 Lease G02161, 61 Janes 479, ST 190 Lease G01261, GI 93 Lease G02203, GI 94 Lease G02163, GI 92 Lease G02203, GI 94 Lease G02163, GI 926 Lease G02163, ST 195 Lease G02203, GI 94 Lease G02163, GI 95 Lease G02163, SI 95 Lease G02163, SI 95 Lease G02163, SI 95 Lease G02163, GI 95 Lease G02170, GI 95 GI 96 GI		\$0.00	Divisive Mergers	x		x	x
848	2/1/2018	Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fleidwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	EW 826 Lease G05800, SS 189 Lease G04232, ST 205 Lease G05612, ST 206 Lease G05613, EI 53 Lease 479, GI 76 Lease G02161	APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
		Marketing - Transportation	Liquid Hydrocarbon Transportation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC		206 Lease G05613, El 53 Lease 479, Gl 76 Lease G02161	APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
		Marketing - Separation & Stablization	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Robin Pipeline Company, LLC		El 53 Lease 479, SS 189 Lease G04232, SS 274 Lease G01039	ENVEN ENERGY VENTURES LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
851	5/1/2015	Marketing - Transportation	Amendment No. 2 by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fleidwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC		ENVEN ENERGY VENTURES LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
852	10/1/2004	Marketing - Separation & Stablization	LSA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 205 Lease G05612, ST 206 Lease G05613	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties isled in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contract listed on this schedule to determine the papopriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [3] Associated bases expresent the oral gas leases that are associated with or related to the same underlying contract.

 [4] Related lease parties represent current lease co-working interest owners and IIB partiess based on Company accounting system records.

 [5] Estimates based on open pre-pelibor accounts payable based as one parties pelibors of company accounting system as were adjusted to 2 are for completed to 3 are for the 3 are for completed to 3 are for the 3 are for

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
853	10/1/2004	Marketing - Transportation	Liquid Hydrocarbons Injector by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 205 Lease G05612, ST 206 Lease G05613	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
854	5/1/2009	Marketing - Separation & Stablization	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 205 Lease G05612, ST 206 Lease G05613, ST 291 Lease G16455	MARATHON OIL COMPANY, W & T ENERGY VILLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
855		Marketing - Separation & Stablization	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 205 Lease G05612, ST 206 Lease G05613, ST 291 Lease G16455	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
856		Marketing - Separation & Stablization	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 205 Lease G05612, ST 206 Lease G05613, ST 291 Lease G16455	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
857		Marketing - Separation & Stablization	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 205 Lease G05612, ST 206 Lease G05613, ST 291 Lease G16455	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
858	9/1/2012	Marketing - Separation & Stablization	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipelline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 205 Lease G05612, ST 206 Lease G05613, SS 274 Lease G01039, GI 94 Lease G0163, EI 53 Lease 479, SS 189 Lease G04232, ST 161 Lease G01248, SM 268 Lease G02310, ST 190 Lease G01261, ST 203 Lease G01269, ST 291 Lease G16455, EW 826 Lease G05800, GI 93 Lease G07679, GI 81, Jease G0779	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x	
859	5/1/2015	Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	G02628, GI 83 Lease G03793 ST 205 Lease G05612, ST 206 Lease G05613, EI 53 Lease 479	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
860	3/1/2018	Marketing - Separation & Stablization	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	Lease G01039 EL53 Lease 479 GL83 Lease G03793	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x	
		Marketing - Transportation	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	El 94 Lease G05488, SS 189 Lease G04232, ST 179 Lease G12020, ST 291 Lease G16455, GI 76 Lease G02161, GI 83 Lease G03793, ST 195 Lease G03593		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		×	x
862	5/5/2006	Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	EC 261 Lease G00971, EC 278 Lease G00974	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
863	7/1/2010	Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	EC 261 Lease G00971, EC 278 Lease G00974, El 333 Lease G02317	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
864	6/17/2014	Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and Sempra Midstream Services, Inc.	Fieldwood Energy LLC and Sempra Midstream Services, Inc.	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
865		Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and Sequent Energy Management, L.P. STUSCO buys crude oil from Fieldwood Energy by and between	Fieldwood Energy LLC and Sequent Energy Management, L.P.	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Marketing - Crude Sales	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	WC 485 Lease G02220, El 337 Lease G03332, SM 39 Lease G16320, SM 40 Lease G13607		\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		WR 380 Lesse 0002590, E 211 Lesse 005502, E 121 Lesse 005503, SM 149 Lesse 005502, E 151 Lesse 479, E 151 Lesse 479, C 176 Lesse 002503, SM 149 Lesse 002502, E 151 Lesse 479, E 151 Lesse 479, E 151 Lesse 470, E 151 Lesse 151 Lesse 00279, E 151 Lesse 151 Lesse 00279, E 151 Lesse 151 Lesse 00279, E 151 Lesse 00279, E 154 Lesse 002794, E 154 Lesse 0027944, E 154 Lesse 002794, E 154 Lesse 0027944, E 154 Lesse 002794, E 154 Lesse			Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x	x
		Marketing - Crude Sales Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading	Fieldwood Energy LLC Fieldwood Energy LLC	SS 169 Lease 820, SS 178 Lease G05551, SS 176 Lease G33646, SS 177 Lease 590, VR 332 Lease G09514, VR 333 Lease G14417, VR 315 Lease G04215, VR 272 Lease G23829 MC 563 Lease G21176		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x	×
		-	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	(US) Company				•	Assume and assign to Credit Bid Purchaser		x		
		Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company				\$0.00	Assume and assign to Credit Bid Purchaser		x		
871		Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		VR 78 Lease G04421		\$0.00	Assume and assign to Credit Bid Purchaser		x		
872		Marketing - Crude Sales	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		SM 128 Lease G02587, El 333 Lease G02317, El 315 Lease G02112, El 316 Lease G05040, El 307 Lease G02110	LP, TRUNKLINE GAS CO LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
		Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	(US) Company			ENERGY XXI GOM LLC, SHELL PIPELINE COMPANY LP, TRUNKLINE GAS CO LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		SS 193 Lease G13917, SM 105 Lease G17938, SM 106 Lease G02279, MC 311 Lease G02968, EC 349 Lease G14385, ST 148 Lease G01960, GC 201, WD 27 Lease G04473, BS 52 Lease 17675, BS 25 Lease G31442, EI 32 Lease 196, WC 498 Lease G03520, WD 75 Lease G01085, WD 90 Lease G01089, WD 103 Lease 840	OFFSHORE LP, COX OPERATING LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
876	8/14/2020	Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		HI A-550 Lease G04081, WC 65 Lease G02825, WC 66 Lease G02826	TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			x
		Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company			W & T ENERGY VI LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			×
878	8/19/2020	Marketing - Crude Sales	Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	HI 129 Lease G01848, HI 179 Lease G03236, EI 224 Lease G05504, SS 129 Lease G12941, SS 198 Lease 593, EC 338 Lease G02063, EI 361 Lease G02324	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
		Marketing - Crude Sales	STUSCO buye crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		18. 10 Lanuar G00025, Se 263 Lanuar G01031, SS 364 Lanuar G15312, El 156 Lanuar G01201, SS 544 Lanuar G15312, VR 727 Lanuar G153299, VR 727 Lanuar G153299, VR 727 Lanuar G153299, VR 727 Lanuar G153299, VR 7312 Lanuar G153299, VR 7313	WALTER OIL & GAS CORPORATION, MCMORAN OIL & GAS LLC, RIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x	
880	8/14/2020	Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC		WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
881 882		Marketing - Gas Sales Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and Sierentz Global Merchants LLC Base Contrat for Sale and Purchase for Natrula Gas by and between	Fieldwood Energy LLC and Sierentz Global Merchants LLC Fieldwood Energy LLC and South Jersey Resources Group, LLC	Fieldwood Energy LLC Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
		Marketing - Gas Sales Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and South Jersey Resources Group, LLC Base Contrat for Sale and Purchase for Natrula Gas by and between	Fieldwood Energy LLC and South Jersey Resources Group, LLC Fieldwood Energy LLC and Southern Company Services, Inc.	Fieldwood Energy LLC Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
063	₩ 10rZU14	manoding - Gas Gales	Fieldwood Energy LLC and Southern Company Services, Inc.	Transco Energy ECO and Southern Company Services, Inc.	. Islawood Energy EEG	Trade		\$0.00	Assume and assign to Credit Bid Purchaser		x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
884	5/21/2018	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Southwest Energy, LP	Fieldwood Energy LLC and Southwest Energy, LP	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
885	8/7/2018	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Spire Marketing Inc.	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
886	2/1/1995	Marketing - Transportation		Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP	Fieldwood Energy LLC	VR 371 Lease G09524		\$0.00 Assume and assign to Credit Bid				
			Block 371, VR 362 - \$.06 by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray	Operating) and Stingray Pipeline Company LLC (MCP Operating)				Purchaser		x		
887	1/1/2012	Marketing - Transportation	Pipeline Company LLC (MCP Operating) Stinray - HI 350, WC 144 WC269 \$.10 discount. Reserve Dedicaton	Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP	Fieldwood Energy LLC	HI A350 Lease G02428, HI A350 Lease G02428, HI A350 Lease G02428		\$0.00 Assume and Allocate Pursuant to				
-			agreement 310074 by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray	Operating) and Stingray Pipeline Company LLC (MCP Operating)				Divisive Mergers	×			
			Pineline Company LLC (MCP Operating)									
888	12/1/2003	Marketing - Transportation	Stingray Reserve Dedication VR Block 326 \$.10 by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP	Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)	Fieldwood Energy LLC	VR 326 Lease G21096	HELIS OIL & GAS COMPANY LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
889	3/6/1974	Marketing - Construction, Operations,	Operating) and Stingray Pipeline Company LLC (MCP Operating) Provides for the construction and operation of the onshore separation	Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP	Fieldwood Energy LLC	WC 269 Lease G13563, WC 485 Lease G02220, WC 507 Lease G02549	MCMORAN OIL & GAS LLC	\$0.00 Assume and Allocate Pursuant to				
-		Management, Ownership Agreements	facility which is connected to the facilities of Stingray Pipeline Company and which separates condensate from the natural gas	Operating) and Stingray Pipeline Company LLC (MCP Operating)	,			Divisive Mergers				
			injected into and transported by Stinray by and between Fieldwood						×			
			Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating) Liquids Transportation Service by and between Fieldwood Energy									
890	1/1/2010	Marketing - Transportation	Liquids Transportation Service by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray Pipeline	Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray Pipeline Company LLC	Fieldwood Energy LLC	HI A350 Lease G02428, WC 144 Lease G01953, WC 172 Lease G01998		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
891	2/1/1006	Marketing - Transportation	Company LLC Liquids Transportation Service by and between Fieldwood Energy	Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray	Fieldwood Energy LLC	VP 226 Loons C24006	HELIS OIL & GAS COMPANY LLC	\$0.00 Assume and Allocate Pursuant to				
081	2/1/1885	marketing - Transportation	LLC and Stingray Pipeline Company LLC and Stingray Pipeline	Pipeline Company LLC	r leidwood Eriergy EEC	VK 320 Lease G2 1090	TIELIS OIL & GAS COMPANT LEC	Divisive Mergers	×			
892	1/1/2012	Marketing - Transportation	Company LLC Liquids Transportation Service by and between Fieldwood Energy	Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray	Fieldwood Energy LLC	VR 326 Lease G21096	HELIS OIL & GAS COMPANY LLC	\$0.00 Assume and Allocate Pursuant to				
			LLC and Stingray Pipeline Company LLC and Stingray Pipeline Company LLC	Pipeline Company LLC				Divisive Mergers	×			
893	12/1/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Superior Natural Gas Corporation	Fieldwood Energy LLC and Superior Natural Gas Corporation	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		×		
894	11/2/2010	Marketing - Construction, Operations, Management, Ownership Agreements	SP 49 Pipeline LLC (the "Entity"), an limited liability company, was formed on November 2, 2010 by Apache GOM Pipeline, Inc.,	Fieldwood Energy LLC and Talos Resources LLC and Energy XXI GOM, LLC and Talos Resources LLC and Energy XXI GOM, LLC	Fieldwood Energy LLC; FW GOM Pipeline, Inc.	MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC	\$0.00 Assume and assign to Credit Bid Purchaser				
		munugumun, Owneromp Agreements	(succeeded by FW GOM Pipeline, Inc), Energy XXI GOM LLC, and	and raiso resources and analysis Ari Golw, and	Jow ripeline, Inc.		THE SOUNDED EED	ruiciasei				
			Stone Energy Offshore, LLC (succeeded by Talos Resources LLC). Then by and between Fieldwood Energy LLC and Talos Resources							×		
			LLC and Energy XXI GOM, LLC and Talos Resources LLC and Energy XXI GOM, LLC				<u> </u>		<u> </u>	<u></u>		l
895	9/16/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Tammary Oil & Gas LLC	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		×		
896	6/1/2018	Marketing - Gas Sales	Fieldwood Energy LLC and Tammary Oil & Gas LLC Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Tampa Electric Company	Fieldwood Energy LLC and Tampa Electric Company	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
897	6/19/2014	Confidentiality Agreements / AMI and Related	Consent to Disclose by and between Fieldwood Energy LLC and	Fieldwood Energy LLC and Tana Exploration Company LLC	Fieldwood Energy LLC	BS 25 Lease 19718, BS 25 Lease G31442, El 315 Lease G24912, El 342		\$0.00 Assume and assign to Credit Bid		x		
898	3/1/2014	Consents Marketing - Gas Sales	Tana Exploration Company LLC: BS 25 and other properties Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Targa Gas Marketing LLC	Fieldwood Energy LLC	Lease G02319, VR 229 Lease G27070 n.a.		Purchaser \$0.00 Assume and assign to Credit Bid		×		
899	10/1/2014	Marketing - Transportation	Fieldwood Energy LLC and Targa Gas Marketing LLC IT Gathering by and between Fieldwood Energy LLC and Targa	Fieldwood Energy LLC and Targa Midstream Services and Targa	Fieldwood Energy LLC	WC 71 Lease 244, WC 102 Lease 247		Purchaser \$0.00 Assume and Allocate Pursuant to	×			
900	10/1/2014	Marketing - Transportation	Midstream Services and Targa Midstream Services	Midstream Services Fieldwood Energy LLC and Targa Midstream Services and Targa	Fieldwood Energy LLC	HI 129 Lease G01848, WC 290 Lease G04818	W & T OFFSHORE INC. HELIS OIL & GAS COMPANY	Divisive Mergers \$0.00 Assume and Allocate Pursuant to				
			Midstream Services and Targa Midstream Services	Midstream Services			LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM	Divisive Mergers	×		×	
901	01410000	Marketing - Processing	DOL DESCRIPTION ON OR A STATE OF THE STATE O	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	5111 15 110	SP 60 Lease G02137. SP 61 Lease G01609	COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00 Assume and (i) assign to Credit Bid				
901	9/1/2005	Marketing - Processing	and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM	TARGA MIDSTREAM SERVICES LP and	Fieldwood Energy LLC	SP 60 Lease G02137, SP 61 Lease G01609		Purchaser (pursuant to the Plan and the				
			SERVICES LP					Credit Bid Purchase Agreement) on account of the Acquired Interests and/or	_	_		
								(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	^	^		
								Assets (as defined in the Credit Rid				
902	8/1/2007	Marketing - Processing	POL depending on GPM plus FEE \$.10 /MMBtu by and between	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	Fieldwood Energy LLC	WD 34 Lease G03414, ST 148 Lease G01960		Purchase Agreement) \$0.00 Assume and Allocate Pursuant to Divisive Mergers	v			
			POL depending on GPM plus FEE \$.10 /MMBIU by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP	TARGA MIDSTREAM SERVICES LP					x			
903	1/1/2009	Marketing - Processing	Greater of 87%/13% or \$.08 by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC	WC 71 Lease 244, WC 102 Lease 247		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
904	6/1/2009	Marketing - Processing	SERVICES LP 75%/25% plus \$.12026 / mmbu by and between Fieldwood Energy	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	Fieldwood Energy LLC	WD 34 Lease G03414, ST 148 Lease G01960		\$0.00 Assume and Allocate Pursuant to				
		=	LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP	TARGA MIDSTREAM SERVICES LP	'			Divisive Mergers	×			
905	1/1/2011	Marketing - Processing	Greater of 87%/13% or \$.08 by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC	WC 71 Lease 244, WC 102 Lease 247		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	*			
906	E/1/2010	Marketing - Processing	SERVICES LP	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	Fieldwood Energy !! 0	WC 71 Lease 244, WC 102 Lease 247	1	\$0.00 Assume and Allocate Pursuant to	_			
200	UT 1/2U 12	manually - r tocoomy	and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM	TARGA MIDSTREAM SERVICES LP	Sigwood Effergy LLC	710 7 1 20000 244, TVC 102 20000 247		Su.ou Assume and Allocate Pursuant to Divisive Mergers	×			
907	1/1/2003	Marketing - Processing	001 1 2 0011 1 555 4 10 3 11 11 1	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	Fieldwood Energy LLC	WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA	\$0.00 Assume and (i) assign to Credit Bid				
			POL depending on GPM plus FEE \$.12 /MMBtu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP	TARGA MIDSTREAM SERVICES LP			PRODUCTION COMPANY	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on				
								account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	×	x		
								Mergers on account of the Excluded Assets (as defined in the Credit Bid				
908	41410000	Marketing - Processing	POL depending on GPM plus FEE \$.12 /MMBtu by and between	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	Fieldward France 110	WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA	Purchase Agreement) \$0.00 Assume and (i) assign to Credit Bid				
908	1/1/2009	Marketing - Processing	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	TARGA MIDSTREAM SERVICES LP	rieluwood Energy LLC	97D 41 Lease G010/3, GI 46 Lease 132	PRODUCTION COMPANY	Purchaser (pursuant to the Plan and the				
			TARGA MIDSTREAM SERVICES LP					Credit Bid Purchase Agreement) on account of the Acquired Interests and/or	_	×		
								(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	_ ^	_ ^		
								Assets (as defined in the Credit Rid				
909	3/31/2009	Marketing - Processing	POL depending on GPM plus FEE \$.12 /MMBtu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	Fieldwood Energy LLC	WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	Purchase Agreement) \$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the				
			TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP	WAS A WIND OF THE PART DELIVED OF THE			. ASSOCION COMPANY	Credit Bid Purchase Agreement) on				
								account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	×	x		
								Mergers on account of the Excluded Assets (as defined in the Credit Bid				
910	9/1/2009	Marketing - Processing	POL depending on GPM plus FEE \$.12 /MMBtu by and between	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and	Fieldwood Energy LLC	WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA	Purchase Agreement) \$0.00 Assume and (i) assign to Credit Bid				-
		=	Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP	TARGA MIDSTREAM SERVICES LP	'		PRODUCTION COMPANY	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on				
								account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	×	×		
								Mergers on account of the Excluded				
								Assets (as defined in the Credit Bid Purchase Agreement)				

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Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

[1] forom Contract Counterparties represent parties listed in actual agreements and/or vendor names.
[2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule for the contracts have a filed an amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contracts have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and amended schedule for the contract have a filed and a filed and amended schedule for the contract have a filed and am

- 3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

 (4) Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts eased be balances. Cure estimates were adusted to zero for combeted trade agreements.
- [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 F lies of Feislewood Energy LLC and its Affiliated Debtors or 1, 2004 Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits on the Debtor is Pourth Amended Joint Chapter 1 F lies of Feislewood Energy LLC and its Affiliated Debtors or 1, 2004 Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the Plan's Capitalizated Contracts is for scheduled Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits and the Scheduled of Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits and the Scheduled of Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits and the Scheduled of Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits and the Scheduled of Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits and the Scheduled of Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits and the Scheduled of Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits and the Scheduled of Assumed Contracts is for informational purposes only. In the event of any conflict between exhibits and the Scheduled of Assumed Contracts is for informational purposes only in the event of any conflict between exhibits and the scheduled and the Scheduled of Assumed Contracts is for information and the Scheduled of Assumed Contracts is for information and the scheduled and

Applicable Entity Fieldwood Energy LLC WD 41 Lease G01073, GI 46 Lease 132 POL depending on GPM plus FEE \$.12 /MMBtu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP AND TARGA MIDSTR APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY \$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the TARGA MIDSTREAM SERVICES LP Credit Bid Purchase Agreement) on count of the Acquired Interests and/c (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) ume and (i) assign to Credit Bid 912 8/11/2010 Marketing - Processing POL depending on GPM plus FEE \$.12 /MMBtu by and between Fleidwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP Fieldwood Energy LLC WD 41 Lease G01073, GI 46 Lease 132 APACHE SHELF EXPLORATION LLC. BP AMERICA RODUCTION COMPANY Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on ount of the Acquired Interests and/ (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)
Assume and (i) assign to Credit Bid urchaser (pursuant to the Plan and the POL depending on GPM plus FEE \$.12 /MMBtu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP TARGA MIDSTREAM SERVICES LP APACHE SHELF EXPLORATION LLC, BP AMERI Credit Bid Purchase Agreement) on account of the Acquired Interests and/or account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and assign to Credit Bid REATER OF FEF OR POL 85%/15% OR \$.15 / MMBTU PLUS dgs ieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and ARGA MIDSTREAM SERVICES LP GI 47 Lease 133, SS 198 Lease 593, GI 48 Lease 134, SM 106 Lease G02279, SP 75 Lease G05051, EI 224 Lease G05504, SS 129 Lease G12941, SS 130 Lease 453 2/1/2012 APACHE SHELF EXPLORATION LLC. BP AMERIC FEE by and between Fieldwood Energy LLC and TARGA
MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES 2/1/2013 GREATER OF FEE OR POL 85%/15% OR \$.15 / MMBTU PLUS dgs FEE by and between Fieldwood Energy LLC and TARGA GI 43 Lease 175, ST 53 Lease G04000, VR 229 Lease G27070, GI 32 Lease APACHE SHELF EXPLORATION LLC, BP AMERICA Marketing - Processing eldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and ARGA MIDSTREAM SERVICES LP Assume and assign to Credit Bid Purchaser 74. GI 39 Lease 126. GI 40 Lease 128. GI 41 Lease 129. GI 42 Lease 131. RODUCTION COMPANY MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES GI 44 Lease 176, GI 46 Lease 132, GI 52 Lease 177, WD 94 Lease 839, WD 95 Lease G01497, WD 96 Lease G01498, GI 43 Lease 175, GI 47 Lease 8, Gl 48 Lease 134 32 I aasa 174, Gl 39 Lease 126, Gl 40 Lease 128, Gl 41 Lease 129, Gl 42 Greater of Fee or POL (85%/15%) min Fee \$.12 plu s DGS FEE \$.04 plus Dehy Fee \$.02 (subject to annual exclation) by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP 916 4/1/2013 Marketing - Processin Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP APACHE SHELF EXPLORATION LLC. BP AMERICA Assume and assign to Credit Bid Purchaser Gl 32 Lease 174, Gl 39 Lease 126, Gl 40 Lease 128, Gl 41 Lease 129, Gl 41 Lease 131, Gl 44 Lease 143, Gl 44 Lease 143, Gl 44 Lease 143, Gl 45 Lease 143, Gl 52 Lease 177, WD 67 Lease 179, WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD 94 Lease 838, WD 94 Lease 839, WD 95 Lease G01497, WD 96 Lease G01498 ieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and ARGA MIDSTREAM SERVICES LP Greater of Fee or POL (85%/15%) min Fee \$.12 plu s DGS FEE \$.04 APACHE SHELF EXPLORATION LLC, BP AMERICA 4/1/2013 Marketing - Processing eldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser plus Dehy Fee \$.02 (subject to annual exclation) by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP GREATER OF FEE OR POL 85%/15% OR \$.15 / MMBTU PLUS das 918 3/15/2020 Marketing - Processing eldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and ieldwood Energy LLC WD 86 Lease G02934, SP 87 Lease G07799, SP 89 Lease G01618 ARENA OFFSHORE LE \$0.00 Assume and Allocate Pursuant to FEE by and between Fieldwood Energy LLC and TARGA
MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES ARGA MIDSTREAM SERVICES LP Divisive Mergers eldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and ARGA MIDSTREAM SERVICES LP WD 79, WD 80 Lease G01874, WD 80 Lease G01989 Assume and assign to Credit Bio dwood Energy LLC and TARGA MIDSTREAM SERVICES LP and Marketing - Processing POL= 85%/15% by and between Fieldwood Energy LLC and TARGA WD 79, WD 80 Lease G01874, WD 80 Lease G01989 AMPNET INC. VENICE GATHERING SYSTEM Assume and assign to Credit Bid MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES RGA MIDSTREAM SERVICES LP 5/1/2011 arketing - Processing Idwood Energy LLC and TARGA MIDSTREAM SERVICES LP and RGA MIDSTREAM SERVICES LP WD 79 WD 80 Lease G01874 WD 80 Lease G01989 AMPNET INC. VENICE GATHERING SYSTEMS Assume and assign to Credit Bid wood Energy LLC \$0.0 Creater of Fee or POL (80%/20%) min Fee \$.15 plu s DGS FEE \$.04 plus Dehy Fee \$.02 (subject to annual exclation) by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and NA EXPLORATION COMPANY LLC 12/2012 amended 3/1/2015 od Energy LLC BS 25 Lease G3144 Assume and assign to Credit Bid TARGA MIDSTREAM SERVICES LP Base Contract for Sale and Purchase of Natural Gas by and between rketing - Gas Sales ood Energy LLC and Tenaska Marketing Ventures Assume and assign to Credit Bid d Energy LLC Fieldwood Energy LLC and Tenaska Marketing Ventures
IT Transport Contract by and between Fieldwood Energy LLC and Purchaser Assume and Allocate Pursuant to 12/1/2013 ieldwood Energy LLC and Texas Eastern and Texas Eastern CA 43 Lease G32268, VK 113 Lease G16535, EC 14 Lease G13572, SP 87 CASTEX OFFSHORE INC, PEREGRINE OIL AND 924 Marketing - Transportation \$0.0 Divisive Mergers Texas Eastern and Texas Eastern ease G07799, SP 89 Lease G01618, VR 261 Lease G03328, VR 265 Lease GAS II LLC; CHEVRON USA INC, EPL OIL & GAS, x 925 12/1/2013 Marketing - Transportatio T Transport Contract by and between Fieldwood Energy LLC and Fieldwood Energy LLC and Texas Eastern and Texas Eastern eldwood Energy LLC ANA EXPLORATION COMPANY LL \$0.00 Assume and assign to Credit Bid Texas Eastern and Texas Eastern

IT Transport Contract by and between Fieldwood Energy LLC and Purchaser Assume and assign to Credit Bid 12/1/2013 Marketing - Transportatio eldwood Energy LLC and Texas Eastern and Texas Easter RS 25 Leone G3144 ANA EXPLORATION COMPANY I I Texas Eastern and Texas Eastern
Base Contract for Sale and Purchase of Natural Gas by and between Purchaser
Assume and assign to Credit Bid 4/1/2015 Marketing - Gas Sales Fieldwood Energy LLC and Texla Energy Management, Inc. ieldwood Energy LLC Fieldwood Energy LLC and Texla Energy Management, Inc. Base Contract for Sale and Purchase of Natural Gas by and between ieldwood Energy LLC 8/1/2014 Marketing - Gas Sales Fieldwood Energy LLC and The Brooklyn Union Gas Company D/B/A Assume and assign to Credit Bid Fieldwood Energy LLC and The Brooklyn Union Gas Company D/B/A National Grid NY onal Grid NY

Contract for Sale and Purchase of Natural Gas by and between Assume and assign to Credit Bid 929 4/29/2014 Marketing - Gas Sales \$0.00 Fieldwood Energy LLC and The Energy Authority, Inc.

Base Contract for Sale and Purchase of Natural Gas by and between Purchaser
Assume and assign to Credit Bid
Purchaser 8/1/2014 Marketing - Gas Sales Fieldwood Energy LLC and The Narragansett Electric Company DIBIA National Grid

Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and TOTAL Gas & Power North America, Inc.

Base Contract for Sale and Purchase of Natural Gas by and between Marketing - Gas Sales eldwood Energy LLC and TOTAL Gas & Power North America, Inc. \$0.00 931 eldwood Energy LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid eldwood Energy LLC 932 1/26/2015 Marketing - Gas Sales eldwood Energy LLC and TrailStone NA Logistics, LLC Fieldwood Energy LLC and TrailStone NA Logistics, LLC T Transport Contract by and between Fieldwood Energy LLC and Purchaser Assume and assign to Credit Bid 933 12/1/2013 Idwood Energy LLC and Transco and Transco MC 904 Lease G3656 Marketing - Transportation eldwood Energy LLC \$0.0 ransco and Transco Purchaser 934 10/1/2014 Marketing - Transportation Plant Flash Gas by and between Fieldwood Energy LLC and Transc twood Energy LLC and Transco and Transco Idwood Energy LLC VR 78 Lease G04421 \$0.00 Assume and assign to Credit Bid . and Transco
IT Transport Contract by and between Fieldwood Energy LLC and 12/1/2013 Marketing - Transportat nd assign to Credit Bid MC 948 Lease G28030, MC 948 Lease G28030, MC 949 Lease G32363, MC ECOPETROL AMERICA LLC. TALOS ENERGY ransco and Transco 12/1/2013 Marketing - Transportation IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco Idwood Energy LLC and Transco and Transco BA A133 Lease G02665, BA 491 Lease G06069, BA A105 Lease G01757, \$0.00 Assume and (i) assign to Credit Bid GA 210 Lease G25524. HI 206 Lease G20660. HI 179 Lease G03236. WC Purchaser (pursuant to the Plan and the 110 Lease 81, VR 78 Lease G04421, El 119 Lease 49, El 120 Lease 50, El ORPORATION, MCMORAN OIL & GAS LLC. Credit Bid Purchase Agreement) on 125 Lease 51 Ft 126 Lease 52 Ft 136 Lease G03152 Ft 158 Lease ount of the Acquired Interests and/o 1/26 Lesse 9-1, E1 1/26 Lesse 9-1, E1 1/36 Lesse (1/37), E1 1/37 Lesse 4/38, Hi
111 Lesse (0/3728, E1 1/37 Lesse (1/37), E1 1/37 Lesse 4/38, Hi
111 Lesse (0/3728, Hi 1/10 Lesse (0/3738, Hi 1/36 Lesse (2/3769, SS 32
Lesse 3/35, SS 58 Lesse (0/37/46, SS 9) F Lesse (0/37) SS 2/14 Lesse 5/38
SZ 4/34 Lesse G1/3760, SS 2/44 Lesse G1/376, SS 2/71 Lesse G1/376, SS 2/34 Lesse G1/376, SS 2/44 Lesse G1/3 Assets (as defined in the Credit Bio Purchase Agreement) 792, SM 147 Lease G06693, PL 1 Lease G04234, PL 9 Lease G02924, PL 10 Lease G02925, PL 11 Lease 71, SS 68 Lease G02917, ST 242 Lease G23933, ST 315 Lease G23946, ST 316 Lease G22762, VR 78 Lease G04421, VR 272 Lease G23829. SM 102 Lease G24872, VR 313 Lease G01172, VR 315 Lease G04215, VR 332 Lease G09514 MO 826 Lease G26176, VK 251 Lease G10930 12/1/2013 Marketing - Transportation ISCT Contract by and between Fieldwood Energy LLC and Transco Fieldwood Energy LLC and Transco and Transco W & T OFFSHORE INC. W&T OFFSHORE INC.

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will fled an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this schedule prior to the confirmation hearing to reflect this information.

 [3] Associated lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [4] Related lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [5] Estimates based on open pre-performation accounts payable balances. Our estimation is a contract of the parties of the Debtors are also as may be further amended, supplemented, or modified, the "Plen"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan.

 The proposed treatment set for the miss Schedule of Assumed Contracts, the applicable Definitive Decuments shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FW I Credit E	id FW III	FW IV
938	7/1/2001	Marketing - Gathering	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC	Fieldwood Energy LLC	BA A105 Lease G01757, BA A133 Lease G02665, BA 491 Lease G06069	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
939		Marketing - Transportation	Injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC	and Transcontinental Gas Pipe Line Company LLC			ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
940		Marketing - Gathering	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC	and Transcontinental Gas Pipe Line Company LLC		BA A105 Lease G01757, BA A133 Lease G02665, BA 491 Lease G06069	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
941	4/8/2010	Marketing - Transportation	Liquid Transportation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC(formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipe Line Company LLC(formerly Transcontinental Gas Pipe	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLCi formerly Transcontinental Gas Pipe Line Corporation) and Transcontinenta Gas Pipe Line Company LLCi formerly Transcontinental Ga		SA 10 Lease G03958		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
942		Marketing - Transportation	Line Corporation) Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation		El 126 Lease 52, PL 10 Lease G02925, SS 214 Lease 828, SS 253 Lease G01031, VR 313 Lease G01172, El 158 Lease G01220, SS 233 Lease G01528, VR 315 Lease G024215, ST 316 Lease G22762, VR 272 Lease G23829, SS 91 Lease G02919, SS 354 Lease G15312		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x	x	
943	7/1/2008	Marketing - Transportation	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC	BA 491 Lease G06069		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
944		Marketing - Transportation	Liquid Transportation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC		ARENA ENERGY LP, Transcontinental Gas Pipeline Co LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×		
945		Marketing - Transportation	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation		BA A105 Lease G01757, BA A133 Lease G02665, BA 491 Lease G06069, GA 210 Lease G25524, HI 179 Lease G03236, HI 206 Lease G20660, WC 110 Lease 81, SS 354 Lease G15312, VR 78 Lease G04421	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
946	11/1/2007	Marketing - Transportation	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC	BA A105 Lease G01757, BA A133 Lease G02665, BA 491 Lease G06069, GA 210 Lease G25524, HI 179 Lease G03236, HI 206 Lease G20660, WC 110 Lease 81, VR 78 Lease G04421	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
947	1/22/2013	Marketing - Transportation	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)	Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas	Fieldwood Energy LLC	BA A105 Lease G01757, BA A133 Lease G02665, BA 491 Lease G06069, GA 210 Lease G25524, HI 179 Lease G03236, HI 206 Lease G20660, WC 110 Lease 81, VR 78 Lease G04421	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
948	8/7/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and United Energy Trading, LLC		Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser	x		
949	11/1/2015	Marketing - Other	Provides for certain monitoring, maintenance and repais for the South Pass Dehydration Station on behalf of Owners by and betweer Fieldwood Energy LLC and Venice Energy Services Company LLC (Targa Resources) and Venice Energy Services Company LLC (Targa Resources)	Fieldwood Energy LLC and Venice Energy Services Company LLC (Targa Resources) and Venice Energy Services Company LLC (Targa Resources)	Fieldwood Energy LLC	SP 89 Lease G01618, WD 86 Lease G02934, WD 128 Lease G10883, WD 104 Lease 841	TALOS ERT LLC, THE LOUISIANA LAND & EXPL CO LLC, SANARE ENERGY PARTNERS, LLC, Texas Eastern Transmission / Spectra Energy	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
950		Marketing - Transportation	Venice Gatheing Firm Transport with Disount \$.05, ST-148 by and between Fieldwood Energy LLC and Venice Gatheering System, L.L.C. and Venice Gatheering System, L.L.C.	Fieldwood Energy LLC and Venice Gatheering System, L.L.C. and Venice Gatheering System, L.L.C.				\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
951		Marketing - Transportation	Venice Gatheing Firm Transport with Disount \$.05, ST-148 by and between Fieldwood Energy LLC and Venice Gatheering System, L.L.C. and Venice Gatheering System, L.L.C.	Fieldwood Energy LLC and Venice Gatheering System, L.L.C. and Venice Gatheering System, L.L.C.				\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
952		Marketing - Transportation	FT -2 Transport by and between Fieldwood Energy LLC and Venice Gathering and Venice Gathering Venice Gathering Firm Transport with Disount \$.05, ST-148 by and	Fieldwood Energy LLC and Venice Gathering and Venice Gathering		WD 79, WD 80 Lease G01874, ST 148 Lease G01960	TAMPNET INC, VENICE GATHERING SYSTEMS	\$0.00 Assume and assign to Credit Bid Purchaser	x		
953		Marketing - Transportation	between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC			\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
954		Marketing - Gathering	GC 45, WD 41 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC			\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
955 956		Marketing - Gathering Marketing - Transportation	Venice Gathiering, Max Rate, WD 41 Effective date 11/1/2010 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, LL.C. Venice Gatheing Firm Transport with Discount \$.05, WD 79 by and	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C. Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice	Fieldwood Energy LLC		TAMPNET INC. VENICE GATHERING SYSTEMS	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and assign to Credit Bid	x		
956		Marketing - Transportation Marketing - Transportation	Venice Gatheing Firm Transport with Disount \$.05, WD 79 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, LL.C. Venice Gatheing Firm transport Max rate WD 79 by and between	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C. Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice		WD 79, WD 80 Lease G01874 WD 79, WD 80 Lease G01874	TAMPNET INC, VENICE GATHERING SYSTEMS TAMPNET INC, VENICE GATHERING SYSTEMS	\$0.00 Assume and assign to Credit Bid Purchaser \$0.00 Assume and assign to Credit Bid	x.		
958		Marketing - Gas Sales	Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C. Base Contract for Sale and Purchase of Natural Gas by and between	Gathering System, L.L.C.	Fieldwood Energy LLC	no n	TAMENET INC., VENICE GATTERING STOTENS	Purchaser \$0.00 Assume and assign to Credit Bid	x		
959		Marketing - Gas Sales	Fieldwood Energy LLC and W&T Offshore, Inc. Base Contract for Sale and Purchase of Natural Gas by and between		Fieldwood Energy LLC	0.0		Purchaser \$0.00 Assume and assign to Credit Bid	x		
960		Marketing - Gas Sales	Fieldwood Energy LLC and Washington Gas Light Company Gathering Agreement - Discount for BA 491 by and between	Fieldwood Energy LLC and WFS and WFS		BA 491 Lease G06069		Purchaser \$0.00 Assume and Allocate Pursuant to	x		
961		Marketing - Garrening Marketing - Terminalling	Fieldwood Energy LLC and WFS and WFS Terminalling Agreement by and between Fieldwood Energy LLC and			SM 66 Lease G01198, SM 132 Lease G02282, ST 316 Lease G22762, SS		Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x		
962		Marketing - Terminalling	MFS-Liquid Company and WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company	Trenswood Elegy ELC and WFS-Liquid Company and WFS-Liquid Company Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company	Fieldwood Energy LLC	Sim of Lease GO124, will 12 Lease GO1208. This Title Lease GO2205, This Title Lease GO2205, Pt. 10 Lease GO2925, Pt. 13 Lease GO32171, Pt. 10 Lease GO2925, Et 158. Lease GO1206, Et 107 Lease GO2926, Et 107 Lease GO2926, SS 259 Lease GO5044, SS 33 Lease 336, SS 193 Lease GO5044, SS 33 Lease 336, SS 193 Lease GO1208.	WALTER OIL & GAS CORPORATION, MCMORAN OIL & GAS LLC, RIDGEWOOD ENERGY CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
963	2/1/2014	Marketing - Terminalling	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS-Liquid LLC	Fieldwood Energy LLC and WFS-Liquid LLC and WFS-Liquid LLC	3, 1	El 126 Lease 52, PL 10 Lease G02925, SS 214 Lease 828, SS 253 Lease G01031, VR 313 Lease G01172, El 158 Lease G01220, SS 233 Lease G01528, VR 315 Lease G04215, ST 316 Lease G22762, VR 272 Lease G23829, SS 91 Lease G02919, SS 354 Lease G15312		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x	x	
964		Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and WGL Midstream, Inc.	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser	х		
965	2/1/2014	Marketing - Gas Sales	Fieldwood Energy LLC and WGL Midstream, Inc. Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Williams Energy Resources LLC	Fieldwood Energy LLC and Williams Energy Resources LLC	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser	x		
966	3/1/2003	Marketing - Processing	Fieldwood Energy LLC and Williams Energy Resources LLC PTR KEEP WHOLE -fee=\$,06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA 491 Lease G06069		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
967		Marketing - Processing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services		BA 491 Lease G06069		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×		
968		Marketing - Processing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC			\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
969		Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services		ST 308 Lease G21685		\$0.00 Assume and assign to Credit Bid Purchaser	x		
970		Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC			\$0.00 Assume and assign to Credit Bid Purchaser	x		
971		Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC			\$0.00 Assume and assign to Credit Bid Purchaser \$0.00 Assume and assign to Credit Bid	x		
972		Marketing - Processing	POL 85% / 15% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services		MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134		Purchaser	x		
973	12/12/2013	Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	St 308 Lease G21685		\$0.00 Assume and assign to Credit Bid Purchaser	x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

Part	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]	FW I Credi Purch	Bid FW aser	III FW IV
March Marc			Williams Field Services and Williams Field Services	Services		992 Lease G24133, MC 993 Lease G24134	OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC		Purchaser	x		
March Protect of Part American Ameri			Williams Field Services and Williams Field Services	Services		992 Lease G24133, MC 993 Lease G24134	OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE LLC		Purchaser	×		
The control of the	2/1/2004	Marketing - Processing	between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA A105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00		x		x
The content of the	9/1/2004	Marketing - Processing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA A105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
Matter M	11/5/2004	Marketing - Processing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and		Fieldwood Energy LLC	BA A105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00		x		x
Part	5/1/2020	Marketing - Processing	between Fieldwood Energy LLC and Williams Field Services and		Fieldwood Energy LLC	GC 040 Lease G34536		\$0.00		×		
Part		9 9	LLC and Williams Field Services and Williams Field Services	Services					Divisive Mergers	x		
March Marc		9 9	LLC and Williams Field Services and Williams Field Services PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and	Services Fieldwood Energy LLC and Williams Field Services and Williams Field					Divisive Mergers Assume and Allocate Pursuant to	x		¥
Part Control	8/1/2009	Marketing - Processing	Williams Field Services 80%/20% POL with a minimum \$.13 /MMBtu by and between	Fieldwood Energy LLC and Williams Field Services and Williams Field	Fieldwood Energy LLC	BA A133 Lease G02665, MU A85 Lease G03061, MU A-111 Lease G03068,	W & T ENERGY VI LLC	\$0.00	Assume and Allocate Pursuant to	× .		, x
Part	12/1/2010	Marketing - Processing	Field Services 80%/20% POL with a minimum \$.13 /MMBtu by and between	Fieldwood Energy LLC and Williams Field Services and Williams Field	Fieldwood Energy LLC	BA A133 Lease G02665, MU A85 Lease G03061, MU A-111 Lease G03068,	W & T ENERGY VI LLC	\$0.00	Assume and Allocate Pursuant to	× ×		×
Proceedings	9/1/2009	Marketing - Processing	Field Services		Fieldwood Energy LLC		W & T OFFSHORE INC, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to	x		×
Services of the Control Servic			by and between Fieldwood Energy LLC and Williams Field Services						-	x		
100 100			Fieldwood Energy LLC and Williams Field Services and Williams	Services					Divisive Mergers	x		
			10/15/2018 by and between Fieldwood Energy LLC as Assignor and BP Exploration & Production as Assignee	Assignee					Purchaser	x		
Pellower Designation			12-9-2020 by and between Fieldwood Energy LLC, Arena Offshore,						Divisive Mergers	x		
Purchaser Control Laws (CMSC) (Cot Laws (CM		Agreements	Release and Settlement Agreement effective January 28, 2021 by and between Fieldwood Energy LLC, Fieldwood SD Offshore LLC, Fieldwood Energy Offshore LLC and Sanare Energy Partners LLC	Offshore LLC and Sanare Energy Partners LLC	Offshore LLC; Fieldwood SD Offshore LLC	Grand Chenier Separation Facility			Purchaser	x		
Design Agreement - Other Design Agreement - Ot			by and between Fieldwood Energy LLC, Ridgewood Katmai, LLC and ILX Prospect Katmai, LLC, effective November 1, 2018 covering Katmai	LLC, effective November 1, 2018 covering Katmai		GC 40 Lease G34536, GC 41 Lease G34537, GC 39A Lease G34966	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC		Purchaser	×		
Desidence Second Model Of Company, No. Cold 10 Company, Fig. 9 And Desidence Second Model Of Company, Fig. 9 And Desiden			COMPANY AND PAN AMERICAN PETROLEUM CORPORATION ,		Fieldwood Energy Offshore LLC			0.00	Divisive Mergers	x		
90 7/11974 Joint Operating Agreement DATE DATE ACREEMENT DATE DATE ACREEMENT DATE DATE ACREEMENT DATE DATE ACREEMENT DATE DATE OF Present to Divisive Mergers Date of Energy LLC. Pelabrood Energy LLC	7/25/1960	Operating Agreement - Other	Operating Agreement, dated effective July 25,1960, as amended, between Second Mobil Oil Company, Inc., Gulf Oil 'Corporation, and	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy	SS 169 Lease 820		\$0.00		x		x
OPERTINES AGREEMENT DATED LILY 1, 1974, 1974 Joint Operating Agreement OPERTINES AGREEMENT DATED LILY 1, 1974, 1974 DEPROVED LINOX OL COMPANY OF SERVICE MANAGEMENT DATED LILY 1, 1974, 1974 DEPROVED LINOX OL COMPANY AND INCHINNEST MUTUAL LIFE INSURANCE COMPANY AS MARKINGED. 1975 1/11/11/180 Jeint Operating Agreement JOHN OPERATION, AGREEMENT DATED NOVEMENT OF THE	7/1/1974	Joint Operating Agreement	OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION, UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOOD PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSITEANCE COMPANY AS AMENION.		Fieldwood Energy LLC; Fieldwood Energy	HI A382 Lease G02757		\$0.00		x		
JOINT OPERATING AGREEMENT DATED NOVEMBER 11, 1980. BY AND ENTEREM AND AND PROFICE LING OF PROFICE AND AGREEMENT OF PROFILE AND AGREEMENT OF PROFIL			OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION, UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOOD PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSIGNACY COMPANY AS AMENDED	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy	HI A596 Lease G02722		\$0.00		x		
Second Company, Placed Of Company, Manufactor Company, Charles Company, Placed Of Company, Manufactor Company, Charles Company, Placed Of Company, Manufactor Company, Placed Of Company, Manufactor Company, Charles Company, Placed Of Company, Manufactor Company, Placed Of Company, Manufactor Company, Placed Of Company, Manufactor Company, Manu	11/11/1980	Joint Operating Agreement	BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, AS OPERATOR, AND CNG PRODUCING COMPANY AND HUNT OIL COMPANY, AS NON-OPERATORS, COVERING VERMILION AREA		Fieldwood Energy			\$0.00		×		
Arco Oil and Gas, Company, Celty Oil Company, Citles Service Company, Hamilton Robinson 62- Company, Hamilton Robinson 63- Producing S.E. Inc., Gulf Oil Corporation & Company, Hamilton Robinson 63- Producing S.E. Inc., Gulf Oil Corporation & Company, Hamilton Robinson Robinson & Company, Hamilton Rob		Agreement	Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc, Altanic Richfield Company, Cetty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Mobil Oil Exploration and Producing S.E., Inc., Guff Oil Coppration, Hurt Oil Company, Highland Resources, Inc., Hunt Industries and Prosper Energy Corporation, comprising all working lateraset numers in the Shin ShiPosteration Agreement Bioxies 2016.		Fieldwood Energy Offshore LLC				Divisive Mergers	x		x
BETWEEN MOBIL OIL CORPORATION, UNION OIL COMPANY OF CALIFORNIA EXPORATION CORPORATION, UNION OIL COMPANY OF CALIFORNIA EXPORATION CORPORATION, UNION OIL COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED. 999 8/11/973 Joint Operating Agreement OPERATION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED. OPERATING AGREEMENT BY A MORE DETWEEN MOBIL OIL OIL OF Insulation of Energy LIC. Fieldwood Energy LIC. Fie		Agreement	Arco Oil and Gas,Company,Getty Oil Company, Clites Service Company, Hamilton Brothers Oil Company, Mobil Oil. Exploration & Producing S.E. Inc., Gulf Oil Corporation, Hunt Oil Company, Highland Resources, Inc., Hunt; Industries, and Prosper Energy Comparation: Linit No. 801/07/211		Fieldwood Energy Offshore LLC			\$0.00	Divisive Mergers	x		x
999 8/1/1973 Joint Operating Agreement OPERATING AGREEMENT BY AND BETWEEN MOBIL OIL CORPORATION AND UNION OIL COMPANY OF CALIFORNIA ET AL Fieldwood Energy LIC; Fieldwood Energ	7/1/1974	Joint Operating Agreement	BETWEEN MOBIL OIL CORPORATION, UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO PRODUCTION COMPANY AND NORTHWEST MUTUAL	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy	HI A595 Lease G02721	L.L.C., ENI Trading & Shipping Inc., NEXEN ENERGY MARKETING U.S.A. INC., SANARE ENERGY	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
400 040000 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	8/1/1973	Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN MOBIL OIL CORPORATION AND UNION OIL COMPANY OF CALIFORNIA ET AI		Fieldwood Energy	Hi A573 Lease G02393, Hi A572 Lease G02392		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
Operating or Other Agreements Fieldwood Energy UtC; Fieldwood Ener	8/19/2019	Termination / Ratification and Joinder of Operating or Other Agreements		Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC Juneau Oil & Gas LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM	Gi 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser	x		
1011 111/2019 Property Participation & Exchange Agree to prospect area; elects not to aquire Gi 46 AM; elects not to participate, etc. by and between Feldwood Energy LLC; Fieldwood Energy LCC; Field	11/1/2019		participate, etc. by and between Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC Juneau Oil & Gas LLC	Juneau Oil & Gas LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC	GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00		×		
1002 7/1/1995 Joint Operating Agreement OFFSHORE OPERATING AGREEMENT EFFECTIVE_ILIY, 1985, Piethwood Energy LLC, Fieldwood Energy Cliftshore LLC, Tammany Oil and Fieldwood Energy LLC, Fieldwood Energy Cliftshore LLC, Temmany Oil and Fieldwood Energy Cliftshore LLC, Fieldwood Energy Cliftshore LLC, Fieldwood Energy LLC	7/1/1995	Joint Operating Agreement	BY AND BETWEEN NORCEN EXPLORER, INC, OPERATOR, DALEN RESOURCES OIL & GAS CO AND GLOBAL NATURAL RESOURCES CORPORATION OF NEVADA COVERING PORTIONS OF BLOCK 117 AND 118, EUGENE ISLAND, AS	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; Tammany Oil an Gas	d Fieldwood Energy LLC; Fieldwood Energy	El 107 Lease G15241, El 108 Lease G03811, El 118 Lease G15242		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FW I Credit Bid Purchaser	FW III	FW IV
1003		Joint Development / Venture / Exploration Agreements	CORPORATION, W & T, DEVON, NCX	Gas	Fieldwood Energy Offshore LLC	El 107 Lease G15241, El 108 Lease G03811, El 117 Lease G34293, El 118 Lease G15242		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
1004	2/1/1971	Joint Operating Agreement	Company and Texaco Inc. Amendment to Operating Agreement, dated effective May 1,1974, between Tenneco Oil Company, Texaco Inc. and Tenneco Exploration 11. Ltd.: whereby Tenneco Exploration	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; Tana Exploration Company LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	El 342 Lease G02319	TANA EXPLORATION COMPANY LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
1005	1/1/1972	Joint Operating Agreement	II became a party to, and ratified, the operating agreement. OPERATING AGREEMENT BY AN D BETWEEN SIGNAL OIL AND GAS COMPANY AND THE LOUISIANA LAND AND EXPLORATION COMPANY, ET AL.		GOM Shelf LLC	SP 87 Lease G07799, SP 89 Lease G01618	TALOS ERT LLC; TALOS ERT LLC, THE LOUISIANA LAND & EXPL CO LLC, SANARE ENERGY PARTNERS, LLC, Texas Eastern Transmission / Spectra Energy	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×		
1006		Preferential Rights Agreement	Preferential Right to Purchase Election Letter by and between Fieldwood Energy Offshore LLC and ANKOR E&P Holdings Corporation: ANKOR Waiver of Pref per GCER to Fieldwood Transaction	Fieldwood Energy Offshore LLC and ANKOR E&P Holdings Corporation	Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1007	10/11/2017	Preferential Rights Agreement	Preferential Right to Purchase Election Letter by and between Fieldwood Energy Offshore LLC and ANKOR E&P Holdings Corporation: ANKOR Waiver of Pref per SCL to Fieldwood Transaction	Fieldwood Energy Offshore LLC and ANKOR E&P Holdings Corporation	Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1008		Farmout Agreement	Farmout Proposal by and between Fieldwood Energy Offshore LLC and ANKOR Energy LLC; STX Energy E&P Offshore Management, LLC; SCL Resources, LLC: Proposal Letter from Fieldwood	Fieldwood Energy Offshore LLC and ANKOR Energy LLC; STX Energy E&P Offshore Management, LLC; SCL Resources, LLC	Fieldwood Energy Offshore LLC	SS 79 Lesse G15277	CALYPSO EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1009	7/7/2015	Preferential Rights Agreement	Preferential Right to Purchase Election Letter by and between Fieldwood Energy Offshore LLC and Apache Shelf Exploration LLC : Waiver of pref relevant to Black Elk's Interest	Fieldwood Energy Offshore LLC and Apache Shelf Exploration LLC	Fieldwood Energy Offshore LLC	GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1010	7/1/2016	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy Offshore LLC and Enlink Gas Marketing, LP	Fieldwood Energy Offshore LLC and Enlink Gas Marketing, LP	Fieldwood Energy	n.a.		\$0.00 Assume and assign to Credit Bid	x		
1011	6/1/2017	Other Notices	Notice of Default by and between Fieldwood Energy Offshore LLC and Knight Resources, LLC: Notice Default per 87 of JOA dated 07/15/2000 non payment JIBS	Fieldwood Energy Offshore LLC and Knight Resources, LLC	Offshore LLC Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1012	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SS 206 Lease G01522		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
1013	1/1/2017	Withdrawal Agreement	effective 1/1/2017 by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SS 207 Lease G01523		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
1014	1/1/2017	Withdrawal Agreement	effective 1/1/2017 by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SS 216 Lease G01524		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
1015	1/1/2017	Withdrawal Agreement	effective 1/1/2017 Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SM 269 Lease G02311		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
1016	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SM 281 Lease G02600		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
1017	1/1/2017	Withdrawal Agreement	effective 1/1/2017 by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SS 204 Lease G01520	EPL OIL & GAS, LLC, KINETICA DEEPWATER EXPRESS, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
1018	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SM 268 Lease G02310	HELIS OIL & GAS CO, AMERICAN PANTHER, LLC, MP GULF OF MEXICO, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
1019	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SM 280 Lease G14456	MP GULF OF MEXICO, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
1020	6/1/2014	Marketing - Separation & Stablization	LISSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC	GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1021	3/1/2014	Marketing - Separation & Stablization	LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC	GC 109 Lease G05900, GI 110 Lease G13943, GI 116 Lease G13944	WILD WELL CONTROL INC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1022		Marketing - Separation & Stablization	LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC	GC 108 Lease G14668, GC 109 Lease G05900, GI 110 Lease G13943	WILD WELL CONTROL INC	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1023		Marketing - Separation & Stablization	LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC	GC 108 Lease G14668, GC 109 Lease G05900, GC 200 Lease G12209, GC 201 Lease G12210, GC 244 Lease G11043, GI 110 Lease G13943, GI 116 Lease G13944. GI 116 Lease G13944		\$0.00 Assume and assign to Credit Bid Purchaser	x		
1024	3/1/2014	Marketing - Separation & Stablization	L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. LISSA putting all Block on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gatherin	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC	GC 065 Lease G05889, GC 108 Lease G14668	WILD WELL CONTROL INC, DEEPWATER ABANDONINENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC,	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1025	6/1/2014	Marketing - Separation & Stablization	LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, LLC. and Manta Ray Offshore Gathering Company, LLC.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC	GC 085 Lease G05889	CHEVRON USA INC. W 8 T ENER WILD WELL OF STREAM THE ABANDOMIENT ALTERNATIVES INC. MARUBENI OIL 8 GAS (USA) LLC, WALTER OIL 8 GAS (OFFSHORE ATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, LLC, LLC, LLC, LLC, LLC, LLC, LL	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1026	1/1/2015	Marketing - Separation & Stablization	LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC	GC 065 Lease G05889	CHEVRON USA INC, W & T ENER WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T END	\$0.00 Assume and assign to Credit Bid Purchaser	x		
		Other Notices	Notice of Default by and between Fieldwood Energy Offshore LLC and Rooster Oil & Gas, LLC: Notice Default per 87 of JOA dated 07/15/2000 non payment JIBS	Fieldwood Energy Offshore LLC and Rooster Oil & Gas, LLC	Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser	х		
	of 1/14/2019	Marketing - PHA	Willow*)	their capacity as co-owners of the Platform and Fieldwood, Talos Energy Offshore LLC("Talos") and Red Willow Offshore, LLC ("Red Willow")	Fieldwood Energy Offshore LLC	GC 065 Lease G05889	INILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS, (USA) LLC, WAITER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & TE ENER	\$0.00 Assume and assign to Credit Bid Purchaser	x		
1029	5/1/1997	Joint Operating Agreement	Amendment to Operating Agreement, dated effective May 1,1997, between GOM Shelf, LLC, and ChevronTexaco and Kerr-McGee Oil & Gas Corporation, amending Exhibit "A" to reflect a new division of interest.	Fieldwood Energy Offshore LLC; Fieldwood Energy Offshore LLC; GOM Shelf; GOM Shelf LLC; W & T Energy VI LLC	Fieldwood Energy Offshore LLC; GOM Shelf LLC	BA A133 Lease G02665	W & T ENERGY VI LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
1030	1/12/1965	Joint Operating Agreement	Main Agreement, dated effective January 12,1965, between Cities Service Oil Company, Skelly Oil Company, Surray DX Oil Company and Tidewater Oil Company opening operations on the contract area. The Operating Agreement contained in Exhibit °C" of the Main Agreement was superseded by the Joint Operating Agreement eff. 1/1/197	Fieldwood Energy Offshore LLC; GOM Shelf LLC; W & T Energy VI LLC	Fieldwood Energy Offshore LLC; GOM Shelf LLC	BA A133 Lease G02665	W & T ENERGY VI LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
1031		Marketing - Transportation	Fieldwood Energy Offshore, LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company		Offshore LLC	GC 243 Lease G20051		\$0.00 Assume and assign to Credit Bid Purchaser		x		
1032		Marketing - Transportation	Manta Ray firm Gatheing and Dedicaiton , Discunt Rate of \$.12 by and between Fieldwood Energy Offshore, LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy Offshore, LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy Offshore LLC	GC 244 Lease G11043, GC 200 Lease G12209, GI 116 Lease G13944, GI 110 Lease G13943	RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1033	10/1/2011	Marketing - Transportation	Searobin West Pipeline - sandridge /Dynamic IT transport plus Discount letter for SMI 142 and SMI 40 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea	Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy Offshore LLC	SM 142 Lease G01216, SM 40 Lease G13607, SM 40 Lease G13607		\$0.00 Assume and assign to Credit Bid Purchaser		x		
1034		Marketing - Transportation	and Sea Robin Pipeline Company	Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy Offshore LLC	EC 178 Lease G34229		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
1035		Marketing - Transportation	Company and Sea Robin Pineline Company	Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy Offshore LLC	EC 178 Lease G34229		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1036		Marketing - Transportation	337 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pineline Company and Sea Robin Pineline Company	Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Offshore LLC	SM 39 Lease G16320		\$0.00 Assume and Allocate Pursuant to Divisive Mergers			x	
1037		Marketing - Transportation	Searobin West Discounted Trans = 1758 plus Discounted Gathering .0642 = total discounted rate - \$.24 - Discount only for SMI 39 & El 337 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin West Discounted Trans = .1758 plus Discounted Gathering Searobin West Discounted Trans = .1758 plus Discounted Gathering	Sea Robin Pipeline Company	Fieldwood Energy Offshore LLC	SM 39 Lease G16320 SM 39 Lease G16320		\$0.00 Assume and Allocate Pursuant to Divisive Mergers			x	
		Marketing - Transportation	.0642 = total discounted rate - \$.24 - Discount only for SMI 39 & EI 337 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Sea Robin Pipeline Company	Fieldwood Energy Offshore LLC			Divisive Mergers			x	
1039		Marketing - Transportation	between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy Offshore LLC	SM 40 Lease G13607, SM 40 Lease G13607	SANARE ENERGY PARTNERS, LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1040	disoucnt letter	Marketing - Transportation	Searobin WestIT PTR Contract for Discount SMI 142 and SMI 40 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fleldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy Offshore LLC	SM 40 Lease G13607, SM 40 Lease G13607	SANARE ENERGY PARTNERS, LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1041	9/16/2011	Marketing - Transportation	Ticonderoga - GC 768 by and between Fieldwood Energy, LLC and Nautilus Pipeline Company and Nautilus Pipeline Company	Fieldwood Energy, LLC and Nautilus Pipeline Company and Nautilus Pipeline Company	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1042	10/30/2017	Marketing - Transportation	EW 910 / ST 320 by and between Fieldwood Energy, LLC and	Fieldwood Energy, LLC and Nautilus Pipeline Company and Nautilus	Fieldwood Energy LLC	ST 320 Lease G24990	W&T OFFSHORE INC, WALTER OIL & GAS	\$0.00 Assume and Allocate Pursuant to	×			
1043	3/27/2017	Marketing - Connection Agreement	Nautius Pipeline Company and Nautilius Pipeline Company CONSENT TO ASSIGN BY FIELDWOOD TO OFFSHORE TIE IN AGREEMENT BY AMBERJACK PIPELINE AND EMPIRE DEEPWATER LLC AND ADDENDUM TO CONSENT TO ASSIGN	Pipeline Company FIELDWOOD, AMBERJACK PIPELINE, EMPIRE DEEPWATER LLC	Fieldwood Energy LLC	GI 116 Lease G13944	CORPORATION W & T OFFSHORE INC	Divisive Mergers \$0.00 Assume and assign to Credit Bid Purchaser		x		
1044	6/8/2017	Marketing - Lease of Platform Space	FIELDWOOD LEASES PLATFORM SPACE AT ST 292 from Manta Ray Offshore Gathering Company, L. L. C. Amendment to Master Subscription Agreement effective Jan 1, 2016		Fieldwood Energy LLC	ST 295 Lease G05646	APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC	\$0.00 Assume and allocate pursuant to divisive mergers \$2,344.52 Assume and assign to Credit Bid	x			
1045		Non-Oilfield Services			Fieldwood Energy LLC	n.a.	n.a.	Purchaser		x		ı
1046		Oilfield Services	777817_PO Terms & Conditions dated effective 01/15/2019	FITZGERALD INSPECTION, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1047		Oilfield Services	503898_Master_Service_Contract Effective_11-1-2013	FLUID CRANE & CONSTRUCTION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1048		Oilfield Services	Fluids Consultant	FLUID TECHNOLOGY SERVICE INTERNATIONAL LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1049		Oilfield Services	530551_Master Services Agreement dated effective 08/13/2015	FMC TECHNOLOGIES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1050		Marketing - Connection Agreement	Tie in Agreement between ForceEnergy Gas Exploration, Inc. and Shell Oil Company	ForceEnergy Gas Exploration, Inc. and Shell Oil Company		SM132 Lease G02282, SM 149 Lease G02592		\$0.00 Assume and (i) assign to Credit Bild Purchaser (pursuant to the Plan and the Credit Bild Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bild Purchase Agreement)	x	x		x
1051	11/8/1995	Letter Agreement - Other Land	LETTER AGREEMENT BY AND BETWEEN FORCENERGY GAS EXPLORATION INC. AND ENERGY INVESTMENTS INC.	FORCENERGY GAS EXPLORATION INC. AND ENERGY INVESTMENTS		VR 380 Lease G02580		Purchase Agreement) \$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
1052	4/17/1996	Joint Development / Venture / Exploration Agreements	Plan of Development by and between Shell Offshore Inc, BP	FORECENERGY GAS EXPLORATION INC. AND ENERGY INVESTMENTS INC.; Plan of Development by and between Shell Offshore Inc, BP Exploration and Oil, Inc and marathon oil compray dated effective 17 Apr 1996.	Fieldwood Energy LLC	GC 200 Lesse G12209, GC 201 Lesse G12210, GC 244 Lesse G11043	RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC, CHEVRON USA INC, W & T ENERGY VI LLC, SHELL TRADING (US) COMPANY	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1053		Oilfield Services	700468_Master Services Agreement dated effective 06/20/2019	FOREFRONT EMERGENCY MANAGEMENT LP		n.a.	n.a.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
1054		Joint Operating Agreement	Ratification and Amdt. Of Operating Agreement eff. 2-25-2004 b/b Forest Oil Corporation et al	Forest Oil Corporation et al	Fieldwood Energy Offshore LLC	WD 34 Lease G03414		Divisive Mergers	x			
1055		Other Handling / Stabilization Agreements	producers	Forest Oil Corporation, as operator and co-owner of the WD 34 A PF and Red Willow Offshore, LLC, et al, as producers	Fieldwood Energy Offshore LLC	WD 34 Lease G03414		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1056	4/5/1972	Farmout Agreement	Farmout Agmt by and between Forest Oil Corporation, et al and Pelto Oil Company, et al			SS 249 Lease G01030	TALOS ERT LLC, W & T ENERGY VI LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
1057	2/25/2004	Farmout Agreement	Farmouf Agmt eff. 2-25-2004 bib Forest Oil Corporation, Texas Standard Oil Company, Noble Energy, Inc. and Pioneer Natural Resources USA, Inc., as Farmors, and Houston Energy, L.P., as Farmee	Forest Oil Corporation, Texas Standard Oil Company, Noble Energy, Inc. and Pioneer Natural Resources USA, Inc., as Farmors, and Houston Energy, L.P., as Farmee	Fieldwood Energy Offshore LLC	WD 34 Lease G03414		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1058		Oilfield Services	700602_Master Services Agreement dated effective 10/09/2014	FORUM US INC	Fieldwood Energy LLC		n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1059		Right of Way	Frances L. Welch Perry	Frances L. Welch Perry		WC 66		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1060	4/1/2006	Right of Way	Frances L. Welch Perry ETAL	Frances L. Welch Perry ETAL		WC 66		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1061		Non-Oilfield Services Oilfield Services	Janitorial Services Agreement / Master Services Contract effective 01/01/2014 Drilling: Tubular Handling; Casing Running Service	FRANCIS JANITORIAL SERVICES INC FRANK'S INTERNATIONAL LLC	Fieldwood Energy LLC Fieldwood Energy LLC	n.a. n.a.	n.a.	\$2,632.26 Assume and assign to Credit Bid Purchaser \$0.00 Assume and assign to Credit Bid		x		\vdash
1063	8/7/2014	Elections	MP 259 A-7 Recompletion Proposal Election: McMoRan elects not to	Freeport-McMoRan Oil & Gas		MP 259 Lease G07827	MCMORAN OIL & GAS LLC	Purchaser \$0.00 Assume and Allocate Pursuant to		x		\vdash
1063	11/5/2014		MP 259 A-7 Recompletion Proposal Election: McMoRan elects not to participate in A-7 well! to Tex W-5 Sand MP 259 A-7 Recompletion Request for extresion of Timely	Freeport-McMoRan Oil & Gas	Fieldwood Energy LLC		MCMORAN OIL & GAS LLC MCMORAN OIL & GAS LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			\vdash
1065		Olifield Services	Operations: Request timely operations extension for proposed A-7 700620 Joinder dated effective 11/15/2018	FUGRO GEOSERVICES, INC	Fieldwood Energy LLC		0.0	50.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and assign to Credit Bid	×			
1066	6/30/2020	Other	Consulting Agreement	G MATT MCCARROLL	Fieldwood Energy LLC	0.8	n a	\$0.00 Assume and assign to Credit Bid Purchaser \$0.00 Assume and assign to Credit Bid		x		\vdash
1067	0/00/2020	Other	Separation and Release Agreement	G. MATT MCCARROLL	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x		$\vdash \vdash$
1068		Oilfield Services		GAIA EARTH SCIENCES LIMITED	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x x		
	L		L	1	1	1	1	Purchaser	L		l	

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties isled in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contract listed on this schedule to determine the papopriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [3] Associated bases expresent the oral gas leases that are associated with or related to the same underlying contract.

 [4] Related lease parties represent current lease co-working interest owners and IIB partiess based on Company accounting system records.

 [5] Estimates based on open pre-pelibor accounts payable based as one parties pelibors of company accounting system as were adjusted to 2 are for completed to 3 are for the 3 are for completed to 3 are for the 3 are for

										pplicable En	ility	
# Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]	FW I Crei	dit Bid chaser	-w III	
1069	Oilfield Services	777877_Master Services Agreement dated effective 02/11/2019	GATE	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1070	Oilfield Services	700651_Master Services Agreement dated effective 07/01/2014	GAUGINGS UNLIMITED LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1071	Oilfield Services	Turbines / Compressor Equipment Purchases and Maintainence	GE OIL & GAS COMPRESSION SYSTEMS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1072	Oilfield Services	557242_Master Services Agreement dated effective 11/01/2013	GE OIL & GAS LOGGING SERVICES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1073	Oilfield Services	555510_MSA dated effective 02/09/2015; Joinder effective	GE OIL & GAS PRESSURE CONTROL LP (Hydril)	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		x			
1074	Non-Oilfield Services	04/02/2019; Joinder effective 05/14/2019	GEOCOMPUTING GROUP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$137,685.20			x		
1075	Oilfield Services	Geological and Geophysical Integrated Modeling	GEOLOGICAL & GEOPHYSICAL INTEGRATED MODELING	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1076	Oilfield Services	777549 Master Services Agreement dated effective 12/17/2017	GIR SOLUTIONS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid				
1077	Oilfield Services	Tank & Vessel Builder	GLOBAL VESSEL & TANK, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser		x x		
1078 12/31/2007	Acquisition / PSA / Other Purchase or Sale	PURCHASE AND SALE AGREEMENT BY AND BETWEEN GOM	GOM SHELF LLC AND WILD WELL CONTROL INC.	Fieldwood Energy LLC	GI 40 Lease 128, GI 41 Lease 129, GI 41 Lease 130, GI 47 Lease 133, GI 48	APACHE SHELF EXPLORATION LLC. BP AMERICA	\$0.00	Purchaser Assume and (i) assign to Credit Bid		x		
1079 3/28/2005	Agreements	SHELF LLC AND WILD WELL CONTROL INC.	GOM SHELF LLC BY APACHE CORPORATION AND RIDGEWOOD		Lease 134, WD 69 Lease 181, WD 70 Lease 182 WD 94 Lease 839, WD 95 Lease G01497, WD 96 Lease G01498	PRODUCTION COMPANY	\$0.00	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
	Property Participation & Exchange Agreements	PARTICIPATION AGREEMENT BY AND BETWEEN GOM SHELF LLC BY APACHE CORPORATION AND RIDGEWOOD ENERGY CORPORATION	ENERGY CORPORATION	3,				Assume and assign to Credit Bid Purchaser		x		
1080 12/19/2007	Letter Agreement - Other Land	Retention of 2007 AFEs rather than issue 2008 AFEs by and between GOM Shelf LLC Chevron U.S.A. Inc.	GOM Shelf LLC Chevron U.S.A. Inc.	GOM Shelf LLC	GI 39 Lease 127, GI 40 Lease 128, GI 41 Lease 129, GI 41 Lease 130, GI 47 Lease 133, GI 46 Lease 132, GI 48 Lease 134, GI 52 Lease 177	PRODUCTION COMPANY	\$0.00	Purchaser		×		
1081 7/18/2007	Water Bottom Contracts	between GOM Shelf LLC Chevron U.S.A. Inc. Renewal of term Contract No. 194 with State of LA by and between GOM Shelf LLC State of LA State Land Office	GOM Shelf LLC State of LA State Land Office	GOM Shelf LLC	GI 43 Et al. Lease 175	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1082 7/2/2012	Water Bottom Contracts	Renewal of term Contract No. 194 with State of LA by and between	GOM Shelf LLC State of LA State Land Office	GOM Shelf LLC	AREA 5 GI 43 Lease 175	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1083 7/6/2017	Water Bottom Contracts	Renewal of term Contract No. 194 with State of LA by and between GOM Shelf LLC State of LA State Land Office	GOM Shelf LLC State of LA State Land Office	GOM Shelf LLC	GI 43 Et al. Lease 175	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1084 11/21/2019	Letter Agreement - Other Land	Letter Agreement SS 198 J-11 Well zone shift: Zone shift recommended and election fron HO to HG sand by and between	GOM Shelf Offshore LLC and Talos Energy Offshore LLC	GOM Shelf LLC	SS 198 Lease 593	RENAISSANCE OFFSHORE, LLC, TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers				$\overline{}$
		GOM Shelf Offshore LLC and Talos Energy Offshore LLC				PRODUCTION LLC			x			
1085	Oilfield Services	529966_Master Services Agreement dated effective 11/01/2013	GREENE'S ENERGY GROUP, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1086	Oilfield Services	Pressure Testing, Pipleine Flushes, Flowback Equipment, Tree, Valve and Wellhead Services	GREENES HOLDING CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser		x		
1087 11/21/2016	Well / Prospect Proposals	by and between Fieldwood Energy Offshore LLC and GS E&R America Offshore, LLC: Offer to Purchase GS E &R America Offshore, LLC's Interest in GI 94, SS 79, VR 332 and WD 34	GS E&R America Offshore, LLC	Fieldwood Energy Offshore LLC	GI 94 Lease G02163, SS 79 Lease G15277, VR 332 Lease G09514, WD 34 Lease G03414		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1088 10/1/2016	Assignment of Oil & Gas Leasehold Interest(s)	by and between Fieldwood Energy Offshore LLC and GS E&R America Offshore, LLC:	GS E&R America Offshore, LLC; Fieldwood Energy Offshore LLC; Bureau of Ocean Energy Management	Fieldwood Energy Offshore LLC	GI 94 Lease G02163, SS 79 Lease G15277, VR 332 Lease G09514, WD 34 Lease G03414		\$0.00	Assume and assign to Credit Bid Purchaser		×		
1089	Oilfield Services	528563_Master_Service_Contract Effective_11-1-2013	GULF COAST MARINE FABRICATORS, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00			x		
1090	Oilfield Services	530974_Master Services Agreement dated effective 11/01/2013	GULF CRANE SERVICES, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		-
1091	Oilfield Services	500963_Master_Service_Contract Effective_7-1-2019	GULF ISLAND SERVICES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00			x		$\overline{}$
1092	Oilfield Services	700921_Rental Agreement dated effective 04/10/2015	GULF OFFSHORE RENTALS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to	x	-		
1093 11/17/1978	Farmout Agreement	Farmout Agreement dated November 17,1978 between Gulf Oil	Gulf Oil Corporation and Shell Oil Company	Fieldwood Energy	SP 61 Lease G01609		\$0.00		-			
1094 4/28/1982	Letter Agreement - Other Land	Corporation and Shell Oll Company covering the Northeast Quarter (NEA) of that carrian Oll and Gas Lesse dated, July 1,1967 bearing Serial No. OCS-G 1809, South Pass Area Block 61. Letter Agreement dated April 28,1982 between Gulf Oil Corporation	Gulf Oil Corporation and Shell Oil Company	Offshore LLC Fieldwood Energy	SP 61 Lesse 001600		\$0.00	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and (i) assign to Credit Bid	x	x		
	Operating Agreement - Other	and Shart Of Company evidencing an agreement for Gulf Oil Company to install a Dirigh Platform in the Northeast Quarter (NEA) South Plass Area Block 61. bits Gulf Oil Corporation, Mobil Oil Corporation, Pennzoil Offshore	Gulf Oil Corporation, Mobil Oil Corporation, Pennzoil Offshore Gas	Offshore LLC		JX NIPPON OIL EXPLORATION USA LTD	\$0.00	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
1095 11/1/1972	Operating Agreement - Other	Gas Operators, Inc., and Pennzoil Louisiana and Texas Offshore,	Operators, Inc. , and Pennzoil Louisiana and Texas Offshore, Inc. , as		G02177 MP 140 Lease G02193, MP 146 G02195, SP 49 Lease	JX NIPPON OIL EXPLORATION USA LTD	\$0.00	Divisive Mergers	x			
1096 11/1/1980	Joint Operating Agreement	Inc. , as amended Operating Agreement, Main Pass Area, Blocks 77 and 78, Gulf of	amended Gulf Oil Corporation, Texoma Production Company, The Anschutz	Fieldwood Energy	MP 77 Lease G04481		\$0.00					
1097 1/31/2014	Construction Agreements	Meidzo, dated effective November 1, 1980, between Gulf Oil Corporation, Texoma Production Company, The Anschutz Corporation, Narcom Production Company, and The Superior Gungary, and The Superior Gil Company, covering the federal Oil and Gas Lease O.CS-G-489, Blocks 77-and/5 Man Pass Area, Offshore Lossians, a true copy of the original is recorded in C.O.S. 502, Folio 686. See Texas Company (1998) Control (1998) Contr	Corporation, NICOR Exploration Company, and The Superior Oil Company Gulf Star One, LLC. Noble Enercy, Inc. (Fieldwood is successor-in-interest	Offshore LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC	ECOPETROL AMERICA LI C. TAI OS ENERGY	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x			x
.307		One, LLC, Noble Energy, Inc. (Fieldwood is successor-in-interest to Noble Energy, Inc.), Ecopetrol America Inc., Samson Offshore, LLC and Marathon Oil Company effective January 31, 2014	to Noble Energy, Inc.), Ecopetrol America Inc., Samson Offshore, LLC and Marathon Oil Company effective January 31, 2014.		993 Lease G24134	OFFSHORE, LLC	\$0.00	Purchaser		x		
1098 Effective as of 7/1/2016	Marketing - PHA	Gulstar One LLC, Noble Energy, Inc., Ecopetrol America, Inc., Samson Offshore Mapleleaf, LLC and Maraton Oil Company. Noble, Ecopetral, Samson and Marathon Oil Company.	Guistar One LLC, Noble Energy, Inc., Ecopetrol America, Inc., Samson Offshore Mapleleaf, LLC and Maraton Oil Company. Noble, Ecopetrol, Samson and Marathon Oil Company		MC 948 Lease G28030	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1099 Effective 8/4/2016	Marketing - PHA	Gulstar One, Noble Energy, Inc, Ecopetrol America Inc., Samson Offshore Mapleleaf, Inc and Marathon Oil Company	Samson and Marathon Oil Company Guistar One, Noble Energy, Inc, Ecopetrol America Inc., Samson Offshore Mapleleaf, Inc and Marathon Oil Company		MC 948 Lease G28030	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1100 11/5/2013	Letter Agreement - Other Land	Vote to end Appraisal ops between the Gunflint Parnters	Gunflint Partners	Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1101	Oilfield Services	536275_Master Services Agreement dated effective 03/10/2014	GYRODATA, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1102 7/9/2012	Joint Operating Agreement	Offshore Operating Agreement (Ship ShOperating Agreementl 176 Prospect OCS-G 33646) Originally by and between Hall-Houston Exploration IV, L.P, as Operator and GOM Offshore Exploration I,	Hall-Houston Exploration IV, L.P, as Operator and GOM Offshore Exploration I, LLC and Apache Corporation as Non-Operators	Fieldwood Energy Offshore LLC	SS 176 Lease G33646		\$0.00	Purchaser Assume and Allocate Pursuant to Divisive Mergers	x			
1103 3/2/2016	Withdrawal Agreement	LLC and Apache Corporation as Non-Operators	Hall-Houston Exploration IV, L.P.	Fieldwood Energy LLC	SS 176 Lease G33646		\$0.00	Assume and Allocate Pursuant to	_			
	Operating Agreement - Other	IV, I.P.: Hall Houston withdrawal Agreement Ownership and Operating Agreement BY Hall-Houston Offshore, Exxon Corporation, Ridgewood, et al and Amerada Hess Coropration	Hall-Houston Offshore, Exxon Corporation, Ridgewood, et al. Amerada	Inorgy LLO	HI 176 Lease G27509		\$0.00	Divisive Mergers	x			
1105	Oilfield Services		HALLIBURTON ENERGY SERVICES	Fieldwood Energy LLC	n.a.	n.a.	\$0.00			x		
		Amendment dated effective 07/06/2016					\$0.00	Purchaser		x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
1106	3/7/1996	Joint Development / Venture / Exploration Agreements	Letter Agreement by and between Hardy Oil & Gas USA, Inc., British- Borneo Exploration by Hardy Oil & Gas USA, inc., British Borneo Exploration, Inc. and Zilkha Energy Company	Hardy Oil & Gas USA, Inc., British-Borneo Exploration by Hardy Oil & Gas USA, inc., British Borneo Exploration, Inc. and Zilkha Energy Company		GA 151 Lease G15740	ENVEN ENERGY VENTURES LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1107	2/26/1996	Joint Development / Venture / Exploration Agreements	Hardy Oil & Gas USA, Inc., British-Borneo Exploration, Inc. and Zilkha Energy Company	Hardy Oil & Gas USA, Inc., British-Borneo Exploration, Inc. and Zilkha		GA 151 Lease G15740	ENVEN ENERGY VENTURES LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1108		Oilfield Services	777856_Master Services Agreement dated effective 01/16/2019	HARDY OILFIELD SERVICE LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1109	6/15/2012	Marketing - Connection Agreement	CONNECTION AGREEMENT BETWEEN HARVEST-MARKS PIPELINE, LLC AND APACHE CORPORATION FOR 10" CRUDE OIL LINE	HARVEST-MARKS PIPELINE, LLC AND APACHE CORPORATION FOR 10" CRUDE OIL LINE		MP 140 Lease G02193	JX NIPPON OIL EXPLORATION USA LTD	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1110		Oilfield Services	501029_Master Services Agreement dated effective 12/01/2013	HB RENTALS LC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×		
1111		Non-Oilfield Services	Annual contract and quarterly installment agreement	HCL MECHANICAL SERVICES. LLC	Fieldwood Energy LLC	n.a.	n.a.	\$2,559.04	Assume and assign to Credit Bid		x		
1112	1/1/2019	Non-Oilfield Services	Administrative Services Agreement	HEALTH CARE SERVICE CORP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×	-	
1113	10/19/2015	Operating Agreement - Other	by and between Fieldwood Energy LLC and Helis Oil and Gas	Helis Oil and Gas Company L.L.C.	Fieldwood Energy LLC	HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY	\$0.00	Purchaser Assume and Allocate Pursuant to		•	-	
			Company L.L.C.: Contract Operations Agreement #18 Helis well		3,7		LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC		Divisive Mergers	x			
1114		Oilfield Services	777516-Daywork Drilling Contract dated 7/17/2018	HELIX ENERGY SOLUTIONS GROUP INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1115	4/1/2013 12/10/2010	Other Services Agreements	Response Resources Agreement	Helix Energy Solutions Group, Inc.		Area wide		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1116	12/10/2010	Oilfield Services	Utilization Agreement 557021-Daywork Drilling Contract dated 1-31-2012	HELMERICH & PAYNE INT'L DRILLING CO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1117		Non-Oilfield Services	PCOOSA Usage (January and December 2020)	HGC CONSULTING	Fieldwood Energy LLC	n.a.	n.a.	\$16,500.00	Purchaser Assume and assign to Credit Bid		x	_	
1118	8/15/1991	Operating Agreement - Other	HI A442 Operating Agreement C-02-0004194	HI A442 OA C-02-0004194	Fieldwood Energy LLC	HI A442 Lease G11383		\$0.00	Purchaser Assume and Allocate Pursuant to	×		-	
1119		Oilfield Services	531398_Master Services Agreement dated effective 12/09/2013	HOLE OPENER CORP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid		x	\rightarrow	
1120		Oilfield Services	Rigging Supplies	HOLLOWAY HOUSTON	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to		*	\rightarrow	
1121	5/1/2010	Joint Operating Agreement	::	Houston Energy Deepwater Ventures I. LLC: Red Willow Offshore		MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC. HOUSTON	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x			
			Santiago / Santa Cruz Joint Operating Agreement dated effective May 1, 2019, by and between Fieldwoog Red Willow and HEDV, which governs the operating rights interest on that certain oil and gas lease OCS-G 27276 (MC 519) as amended (a) by that certain First Amendment to the Santiago / Santa Cruz JOperating Agreement made effective 31 May 2019 by and between Fieldwood, Red Willow and HEDV.	2			ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC		Purchaser		x		
		Joint Operating Agreement	Joint Operating Agreement by and among BP Exploration & Production Inc., Fieldwood Energy LLC, Red Willow Offshore, LLC and Houston Energy Deepwater Ventures I, LLC made effective as of October 15, 2018 and as amended by a just aff First Amendment to the CPN Joint Operating Agreement made effective 31 May 2019.		Fieldwood Energy LLC		BP EXPLORATION & PRODUCTION INC. HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1123	3/12/2019	Letter Agreement - Operating Agreement	Letter Agreement by and between Fieldwood Energy LLC, Red Willow Offshore and HEDVI waiving certain requirements under the	Houston Energy Deepwater Ventures I, LLC; Red Willow Offshore, LLC	Fieldwood Energy LLC	MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1124	6/10/2010	Joint Development / Venture / Exploration	Operating Agreement for Project Team Genovesa Development Plan by and between Fieldwood Energy	Houston Energy Deepwater Ventures I, LLC; Red Willow Offshore, LLC	Fieldwood Energy LLC	MC 519 Lease G27278	OFFSHORE LLC BP EXPLORATION & PRODUCTION INC. HOUSTON	\$0.00	Assume and assign to Credit Bid				
1124		Agreements	LLC, Red Willow Offshore and HEDVI approving the development of the Genovesa Discovery on MC 519	I louston Energy Deepwater Ventures 1, EEO, Ned Willow Offshore, EEO	rieldwood Erleigy EEC	WC 318 Lease G21270	ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Purchaser		x		
			Joint Operating Agreement - Santiago Prospect, dated effective 1 May 2007 by and between Noble Energy, Inc (as predecessor in interest to Fieldwood Energy, ILC) as Operator and Red Willow Offshore, LLC and HEAD Offshore, LLC and HEAD Offshore, LLC and HEAD Offshore, LLC and HEAD Offshore, LPC and HEAD Offshore, LPC and HEAD Offshore, LPC and HEAD Offshore, IPC and Energy, Inc. (as predecessor in interest of Fieldwood), as Operator, and BP, Red Willow and HEAD Offshore, IPC and Endergy IPC and HEAD Offshore, IPC and Endergy IPC and HEAD Offshore, IPC and HEAD OFFS AND HEAD	Houston Energy Deepwater Ventures I. LLC, Red Willow Offshore, BP Exploration & Production Inc.; Kosmos Energy GOM Op, Ridgewood S Santa Cruz, ILX Prospect Santa Cruz		MC 519 Lease G27278, MC 563 Lease G21176	SP ENFLORATION & PRODUCTION NC. HOUSTON ENROY DEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1126			Joint Operating Agreement made and entered into effective 1 jun 12, among Noble Energy, Inc. LLC, Red Willow Offshore, LLC, and Houston Energy Deepwater Ventures V, LLC Unit Agreement (754316002) by and between the Big Bend	Houston Energy Deepwater Ventures V, LLC; Red Willow Offshore, LLC; W & T Energy VI, LLC			HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1127		Agreement	Unit Agreement (754316002) by and between the Big Bend Producers (Noble Energy Inc, W+T Energy VI, LLC, Red Willow Offshore, LLC and HEDV V, LLC) and the US Dept of Interior dated 29 Mar 16, but effective 1 Oct 15 and whose Exhibit A/B has been revised dated 18 Jan 19, but effective 26 OCt 18	W & T Energy VI, LLC	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Marketing - PHA	Production Handling Agreement for Monifortie Exploration Operated MI 48 Well No. 2-2 at Hum 101 Owned and Operated SM 39 Facilities effective February 22, 2011 by and between Humt Oil Company as Owner and Monfortie Exploration LL ca. Ser Producer and Amendment and Ratification eff. April 1, 2013 by and between Dynamic Offshore Resources, LLC as owner and successor to Humt Oil Company and Apache Corporation as producer and successor to Monfortie Exploration LLC	Hunt 0I Company as Owner and Monforte Exploration LLC as Producer and Amendment and Ratification eff. Agril 1, 2013 by and between Dynamic Offshore Resources, LLC as owner and successor to Hunt Oil C		SM 48 00786		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1129		Farmout Agreement		Hunt Oil Company (Farmor) and Castex Offshore Inc. and Walter Oil & Gas Compostion (Farmees): created HI 176 pri		HI 176 Lease G27509		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1130	2/24/2003	Operating Agreement - Other	PA and Joint Operating Agreement dated 2/24/03 between Hunt Petroleum (AEC), Inc. and LLOG Exploration Offshore, Inc	Hunt Petroleum (AEC), Inc. and LLOG Exploraiton Offshore, Inc	Fieldwood Energy LLC	SM 0040 Lease G13607, SM 0041 Lease G01192	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	\rightarrow	$\overline{}$
1131	6/1/2003	Joint Area Agreements	Hunt Petroleum, Devon Energy, LLOG Exploration, as ratified by	Hunt Petroleum, Devon Energy, LLOG Exploration, as ratified by Apache		SM 40 Lease G13607, SM 41 Lease G01192	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid		 X	-+	
1132	7/1/2003	Lease of Platform Space	Apache Corp with letter dated 06-30-2003 Lease and Operations Agreement between Hunt Petroleum, LLOF	Corp with letter dated 06-30-2003 Hunt Petroleum, LLOF and Apache		SM 40 Lease G13607, SM 41 Lease G01192	SANARE ENERGY PARTNERS, LLC	\$0.00	Purchaser Assume and assign to Credit Bid		×	\rightarrow	$\overline{}$
1133		Joint Area Agreements	and Apache Hunt Petroleum I LOG Exploration, ratification with Anache Corn -	Hunt Petroleum, LLOG Exploration, ratification with Apache Corp - letter	-	SM 40 Lease G13607, SM 41 Lease G01192	SANARE ENERGY PARTNERS, LLC	\$0.00	Purchaser Assume and assign to Credit Bid		x	\rightarrow	
1134		Operating Agreement - Other	letter dated 06-30-2003 - Letter Operating Agreement SM 40 W/2 and SM 41 E/2 by and between	dated 06-30-2003 Hunt Petroleum, LLOG Exploration Inc and Devon Energy Production	1	SM 40 Lease G13607, SM 41 Lease G01192	SANARE ENERGY PARTNERS, LLC	\$0.00	Purchaser Assume and assign to Credit Bid		*	\longrightarrow	
			Hunt Petroleum 11 OG Exploration Inc and Devon Energy Production	Company attached to the Joint Area Agreement					Purchaser		x		
1135		Oilfield Services	Company attached to the Joint Area Agreement 700974_Master Services Agreement dated effective 04/16/2015	IDEAL ENERGY SOLUTIONS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will fled an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this schedule prior to the confirmation hearing to reflect this information.

 [3] Associated lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [4] Related lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [5] Estimates based on open pre-perform accounting payles balances. Our estimates were adjusted to laze of companying to laze to companying the laze of the payles of the Debtors and the payles of the Debtors are also as may be further amended, supplemented, or modified, the "Plen"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed relativisties of the on this Schedule of the same of corrects, the applicable Definitive Decuments shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]	FW I Credit Bid FW III	I FW IV
1136		Non-Oilfield Services	Perpetual Software License Agreement	IHS GLOBAL INC	Fieldwood Energy LLC	n.a.	n.a.	\$84,265.64	Assume and assign to Credit Bid Purchaser	x	
1137	4/1/2018	Unit Agreement and/or Unit Operating Agreement	GC 40 Unit Operating Agreement by and between Fieldwood Energy LLC, Ridgewood Katmai, LLC and ILX Prospect Katmai, LLC, effective April 1, 2018	ILX Prospect Katmai, LLC; Ridgewood Katmai, LLC	Fieldwood Energy LLC	EW 1009 Lease G34878, EW 1010 Lease G34879, EW 1011 Lease G34880, GC 040 Lease G34536, GC 041 Lease G34537, GC 39 A Lease G34966, GC 039 B Lease G36476	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1138	11/1/2018	Joint Development / Venture / Exploration Agreements	Letter Agreement re Abbreviated Development PLan by and between Fieldwood Energy LLC, Ridgewood Katmai, LLC and ILX Prospect Katmai, LLC, effective November 1, 2018	ILX Prospect Katmai, LLC; Ridgewood Katmai, LLC	Fieldwood Energy LLC	USS B Lesse G30476 EW 1009 Lesse G34878, EW 1010 Lesse G34879, EW 1011 Lesse G34880, GC 040 Lesse G34536, GC 041 Lesse G34537, GC 39 A Lesse G34966, GC 039 B Lesse G36476	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1139	8/1/2013	Operating Agreement - Other	Offshore Operating Agreement, effective as of August 1, 2013, between Noble Energy, Inc. (Fieldwood is successor-in-interest to Noble Energy, Inc.) and Ridgewood Energy Corporation as amended	ILX; Ridgewood; W & T Energy Offshore	Fieldwood Energy LLC	MC 782 Lease G33757	RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1140	10/4/2018	Other	by that First Amendment dated 1 Aug 2016 Equipment Lease Agreement (Sales order # 303672)	IMAGENET CONSULTING LLC	Fieldwood Energy LLC	n.a.	n.a.	\$6,687.99	Assume and assign to Credit Bid	x	
1141	10/4/2018	Other	Equipment Service Agreement (Sales order # 303672)	IMAGENET CONSULTING LLC	Fieldwood Energy LLC	n.a.	n.a.	\$6,687.99	Purchaser Assume and assign to Credit Bid	· ·	+
1142	1/17/2019	Other	Equipment Lease Agreement (Sales order # 307392)	IMAGENET CONSULTING LLC	Fieldwood Energy LLC	n.a.	n.a.	\$6,687.99	Purchaser Assume and assign to Credit Bid	* x	-
1143	1/17/2019	Other	Equipment Service Agreement (Sales order # 307392)	IMAGENET CONSULTING LLC	Fieldwood Energy LLC	n a	n a	\$6.687.99	Purchaser Assume and assign to Credit Bid		+
1144		Oilfield Services		INDUSTRIAL & OILFIELD SERVICES, INC	Fieldwood Energy LLC	n a	n a	\$0.00	Purchaser Assume and assign to Credit Bid	x	
1145		Oilfield Services	in "Wetlands" DOT Pipeline Training Provider	INDUSTRIAL SOLUTIONS GROUP LLC	Fieldwood Energy LLC	0.0	20	\$0.00	Purchaser Assume and assign to Credit Bid	x	
1146		Oilfield Services	·	INDUSTRIAL WEIDING SUPPLY CO OF HARVEY INC		11.6.	11.4.	\$0.00	Purchaser	x	
			Gas and Gas Cylinders, Welding Supply		Fieldwood Energy LLC	n.a.	n.a.		Assume and assign to Credit Bid Purchaser	x	
1147		Oilfield Services	Chemical Pump	INJECT-TECH & SUPPLY, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1148	11/30/1994	Joint Development / Venture / Exploration Agreements	Amendment to Joint Venture Development Agreement, dated November'30,1994, between Norcen Explorer, 'lnc., Texaco Exploration, and Production; Inc., Hunt Industries, The George R. Brown Partnership, JOG Venture, Laniar Hunt Trust Estate, Mobil Oil Exploration, 8-47 moduling Southe	Norcen Explorer, Inc., Texaco Exploration, and Production; Inc., Hunt Industries, The George R. Errown Partnership, JOG Venture, Laniar Hunt Trust Estate, Mobil Oil Exploration	Fieldwood Energy Offshore LLC	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	x
1149		Oilfield Services	Agreementl Area. 701010_Master Services Agreement dated effective 09/11/2015	INSULATION TECHNOLOGIES, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid	x	_
1150		Olifield Services	700603_Master Services Agreement dated effective 12/01/2013	INTERNATIONAL SNUBBING SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to	x .	-
1151		Oilfield Services	777938 Master Services Agreement dated effective 09/11/2019	INTERWELL US LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	, x	+
1152		Oilfield Services	701222_Master Services Agreement dated effective 10/03/2016	IPT GLOBAL LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		-
1153		Non-Oilfield Services		IRON MOUNTAIN	Fieldwood Energy LLC	n o	n a	\$37.318.16	Purchaser Assume and assign to Credit Bid	x	
1154		Oilfield Services	Effective 10/26/2015 Surface BOP Rental Tools	IRONGATE RENTAL SERVICES LLC	Fieldwood Energy LLC			\$0.00	Purchaser Assume and assign to Credit Bid	x	
1154				IRONGATE RENTAL SERVICES LLC		11.81.	n.a.		Purchaser	x	
		Oilfield Services	701004_Master_Service_Contract Effective_1-1-2014		Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1156		Oilfield Services	501047_MSA effective 11/01/2013; Amendment effective 09/03/2014; Amendment effective 01/31/2015	ISLAND OPERATING COMPANY INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1157		Oilfield Services	SEMS Compliance Software	ISN SOFTWARE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1158		Oilfield Services	777643_Master Services Agreement dated effective 06/18/2019	ITT C'TREAT LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1159		Oilfield Services	700526_Master Services Agreement dated effective 01/27/2014	J & J MARINE PEST SOLUTIONS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x	
1160		Non-Oilfield Services	Service agreement for 3343 CO RD 166 COM PR STATIC	JACKSON ELECTRIC COOP INC	Fieldwood Energy LLC	n.a.	n.a.	\$473.87	Assume and assign to Credit Bid	x	
1161		Oilfield Services	777754_Master Services Agreement dated effective 09/25/2018	JAMES FISHER SUBSEA EXCAVATION INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid	x	
1162		Oilfield Services	510197_Master Services Agreement dated effective 11/01/2013	JANIC DIRECTIONAL SURVEY INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid	x	+
1163		Oilfield Services	700823_Master Services Agreement dated effective 01/08/2015	JAVELER MARINE SERVICES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid	x	_
1164		Oilfield Services	Tubular Supplier	JD RUSH CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid	x	+
1165		Oilfield Services	Utilities	JEFFERSON DAVIS ELECTRIC COOPERATIVE INC	Fieldwood Energy LLC	n.a.	n.a.	\$17,264.77	Purchaser Assume and Allocate Pursuant to	x	-
1166		Oilfield Services	Choke Parts	JIM CAMEL SALES	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid Purchaser	x	_
1167	9/16/2015	Withdrawal Agreement	by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal	JOC Venture	Fieldwood Energy LLC	SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	x
1168	9/16/2015	Withdrawal Agreement	by and between Fieldwood Energy LLC and JOC Venture: JOC	JOC Venture	Fieldwood Energy LLC	SS 216 Lease G01524		\$0.00	Assume and Allocate Pursuant to	x	_
1169	9/16/2015	Withdrawal Agreement	Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC	JOC Venture	Fieldwood Energy LLC	SS 204 Lease G01520	EPL OIL & GAS, LLC, KINETICA DEEPWATER	\$0.00	Assume and Allocate Pursuant to	x	+-
1170		Oilfield Services	Venture withdrawal 777511_Master Services Agreement dated effective 06/25/2018	JOHN C HEALY JR CONSULTING LLC	Fieldwood Energy LLC	n.a.	EXPRESS, LLC n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x	+
1171		Oilfield Services	Onshore Surveys	JOHN CHANCE LAND SURVEYS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid	x	+
1172		Oilfield Services	502327_PO Terms & Conditions dated effective 07/27/2015	JOHN W STONE OIL DISTRIBUTOR LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		-
1173	6/1/1999	Operating Agreement - Other		JP Petroleum Company, Inc., as Operator, and LLOG Exploration Offshore. Inc. Et al as Non-Operators	3, .	VR 326 Lease G21096	HELIS OIL & GAS COMPANY LLC	\$0.00	Purchaser Assume and Allocate Pursuant to Divisive Mergers	x	+
1174		Olifield Services	Offshore, Inc. Et al as Non-Operators	Offishore, Inc. Et al as Non-Operators KENAN AVIATION. LLC	Fields and F 12.5			\$0.00	, and the second	^	\perp
			Pipeline Patrol Flights (PJ)	. , .	Fieldwood Energy LLC		n.a.		Assume and Allocate Pursuant to Divisive Mergers	x	
1175	5/20/2003	Letter Agreement - Operating Agreement	Letter Agreement Pursuant to Operating and Processing Agreement dated 06/13/1996 by and between Kerr McGee Oil & Gas Corporation and Gryphon Exploration Company: Depth Severance, Ftc.	Kerr McGee Oil & Gas Corporation and Gryphon Exploration Company		SS 301 Lease G10794		\$0.00	Assume and assign to Credit Bid Purchaser	x	
1176	5/22/2003	Termination / Ratification and Joinder of Operating or Other Agreements	Kerr McGee Oil & Gas Corporation and Gryphon Exploration	Kerr McGee Oil & Gas Corporation and Gryphon Exploration Company		SS 301 Lease G10794		\$0.00	Assume and assign to Credit Bid Purchaser	x	
1177	7/1/1992	Operating Agreement - Other	Company : Ratifies Operating Agreement effective 04/01/1996 Operating Agreement 7-1-92 b/b Kerr-McGee and Samedan	Kerr-McGee and Samedan	Fieldwood Energy LLC	SS 314 Lease G26074	W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to	x	+
1178	9/5/2002	Farmout Agreement	Farmout Agreement by and between Kerr-McGee Oil & Gas Corp.	Kerr-McGee Oil & Gas Corp. and LLOG Exploration Offshore, Inc.	+	BS 27 Lease SL4574, BS 28 Lease SL1999, BS 29 Lease 20, BS 36 Lease		\$0.00	Divisive Mergers Assume and (i) assign to Credit Bid		+
			and LLOG Exploration Offshore, Inc.			SL1230, BS 37 Lease SL4409		F	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid	x x	
\Box		1	L	L	1	L			Purchase Agreement)		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
1179	3/19/2003	Operating Agreement - Other	by and between Kerr-McGee Oil & Gas Corp. and LLOG Exploration Offshore. Inc.	Kerr-McGee Oil & Gas Corp. and LLOG Exploration Offshore, Inc.		BS Lease 1999, BS Lease 20, BS Lease G01230, BS Lease 4409		\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and th				
			Offshore, Inc.					Credit Bid Purchase Agreement) on account of the Acquired Interests and/o	1			
								(ii) allocate pursuant to the Divisive	×	x		
								Mergers on account of the Excluded Assets (as defined in the Credit Bid				
1180		Oilfield Services	KILGORE AIRCRAFT LEASE AGREEMENT	KILGORE MARINE SERVICES INC	Fieldwood Energy LLC	n.a.	n.a.	Purchase Agreement) \$0.00 Assume and assign to Credit Bid		x		
1181	11/1/1989	Operating Agreement - Other	Ownership and Operating Agreement b/b Kilroy Company of TX, et al	Kilroy Company of TX, et al	Fieldwood Energy LLC	HI 31 MF114921 Lease 114921, HI 31 MF106158 Lease 106158, HI 31		Purchaser \$0.00 Assume and assign to Credit Bid		x		
1182	10/10/2018	Facilities & Tie-In Agreements	FACILIITIES, CONNECTION FOR GAS CONNECTION WITH	KINETICA ENERGY EXPRESS, LLC	Fieldwood Energy LLC	MF106159 Lease 106159 SS 169 Lease 820, SS 182 Lease G03998, SS 193 Lease G13917	BOIS D'ARC EXPLORATION, LLC	\$0.00 Assume and Allocate Pursuant to				
1183	1/1/2016	0.1	KINETICA ENERGY EXPRESS, LLC AND FIELDWOOD ENERGY LLC SecurePlan Agreement (#10941)	KNIGHT SECURITY SYSTEMS LLC	Fieldwood Energy LLC			Divisive Mergers \$697.17 Assume and assign to Credit Bid	×			×
1183	1/1/2016	Other Oilfield Services		KNIGHT SECURITY SYSTEMS LLC KNIGHTEN INDUSTRIES		n.a.	n.a.	\$697.17 Assume and assign to Credit Bid Purchaser \$0.00 Assume and assign to Credit Bid		x		
1185		Non-Oilfield Services	777949_Master Services Agreement dated effective 04/09/2019 Consulting Agreements	KPMG LLP	Fieldwood Energy LLC Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid Purchaser		x		
1186		Other	HR and payroll system	Kronen	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1187		Oilfield Services	PO Terms & Conditions entered into by and between Fieldwood	L&J TECHNOLOGIES D/B/A SHAND AND JURS	Fieldwood Energy LLC	n a	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1188		Oilfield Services	Energy LLC and L&J Technologies	LA ENERGY SERVICES OF IBERIA, LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1189		Non-Oilfield Services	Global Warehouse - Water Acct# 9182640924 & Acct# 0841689191		Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$43.32 Assume and assign to Credit Bid		x		
1190		Non-Oilfield Services	Perpetual software license agreement	LANDMARK GRAPHICS CORP	Fieldwood Energy LLC	n a	n a	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1191		Oilfield Services	777602 Master Services Agreement dated effective 01/01/2014	LAREDO OFFSHORE SERVICES, INC	Fieldwood Energy LLC	na	na	Purchaser \$0.00 Assume and assign to Credit Bid		x		1
1192		Oilfield Services	777602_Master Services Agreement dated effective 01/01/2014 777602_Master Services Agreement dated effective 01/01/2014	LAREDO OFFSHORE SERVICES, INC	Fieldwood Energy LLC	n.a.	n.a.	S0.00 Assume and Allocate Pursuant to		x		1
1193		Oilfield Services	777711_Master Services Agreement dated effective 07/18/2018	LARRY DOIRON, LLC	Fieldwood Energy LLC	n.a.	n.a.	Divisive Mergers \$0.00 Assume and assign to Credit Bid	x			1
1194		Non-Oilfield Services	Perpetual software license agreement	LARSON SOFTWARE TECHNOLOGY, INC	Fieldwood Energy LLC	n a	n a	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1195		Non-Oilfield Services	t orperate sortifue incorpo agreement	LEASEQUERY, LLC	Fieldwood Energy LLC	n a	n a	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1196	10/3/2012	Letter Agreement - Other Land	Letter Agreement between Statoil USA E+P Inc and Marathon Oil	Letter Agreement between Statoil USA E+P Inc and Marathon Oil		MC 992 S/2 Lease G24133	ECOPETROL AMERICA LLC, TALOS ENERGY	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1197	1/1/2013	Letter Agreement - Other Land	Company dated 3 October 2012 Letter Agreement between Western Geco by Samson Offshore, LLC	Company dated 3 October 2012 Letter Agreement between Western Geco by Samson Offshore, LLC dated	Fieldwood Energy LLC	GC 679 Lease G21811, GC 768 Lease G21817	OFFSHORE, LLC ANADARKO US OFFSHORE LLC	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1198	17 172010	Non-Oilfield Services	dated 17 December 2014 covering blocks GC 679 and GC768 Data subscription agreement	17 December 2014 covering blocks GC 679 and GC768 LEXCO DATA SYSTEMS, LP	Fieldwood Energy LLC	n a	n a	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1199		Oilfield Services	512590_Master Services Agreement dated effective 11/01/2013	LINEAR CONTROLS INC	Fieldwood Energy LLC	n a	n a	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1200	1/15/2001	Operating Agreement - Other	Operating Agreement b/b LLOG and Century	LLOG and Century	riciamood Energy EEO	BS 44 Lease 3770, BS 45 Lease 15683		Purchaser \$0.00 Assume and assign to Credit Bid		x		
1201		Operating Agreement - Other	Operating Agreement b/b LLOG and Century	LLOG and Century		BS 45 Lease 15683, BS 52/53 Lease 17675	UPSTREAM EXPLORATION LLC	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1202		Pipeline Use / Tie-In / Modification	Pipeline Use Agreement b/b LLOG and XTO	LLOG and XTO		MP 112 Lease G09707	or official Ed Editificates	Purchaser \$0.00 Assume and Allocate Pursuant to		x		
1203		Agreements Unit Agreement and/or Unit Operating		LLOG Bluewater Holdings, L.L.C.: LLOG Exploration Offshore, L.L.C.:		BS 25 Lease 19718. BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	Divisive Mergers \$0.00 Assume and assign to Credit Bid			x	
1200		Agreement	LLOG Exploration Offshore, L.L.C.; Sandridge Energy Offshore, LLC and Sandridge Energy Offshore, LLC; LLOG Bluewater Holdings, L.L.C.; LLOG Exploration Company, L.L.C.; LA State Mineral Board:					Purchaser		×		
1204	5/20/2003	Unit Agreement and/or Unit Operating Agreement	Federal/State Unit Order No. 1245-B Unit Textularia W Zone Reservoir A BS 53 Field by and between LLOG Exploration Company, L.L.C. and Office of Conservation State of LA	LLOG Exploration Company, L.L.C. and Office of Conservation State of LA		BS Lease 15683		\$0.00 Assume and assign to Credit Bid Purchaser		x		
1205	3/1/2009	Property Participation & Exchange Agreements	Participation Agreement by and between LLOG Exploration Offshore,	LLOG Exploration Offshore, Inc.; LLOG Exploration Company, L.L.C. and XTO Offshore Inc.		BS 25 Lease 19718, BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1206		Non-Oilfield Services	Perpetual Software License Agreement	LMK RESOURCES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1207		Oilfield Services	777800_PO Terms & Conditions dated effective 08/14/2018	LOADMASTER INDUSTRIES	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1208		Non-Oilfield Services		LOGIX FIBER NETWORKS	Fieldwood Energy LLC	n.a.	n.a.	\$158,435.97 Assume and assign to Credit Bid Purchaser		x		
1209		Non-Oilfield Services	IT Services Agreement; Addendum	LONG VIEW SYSTEMS CORP	Fieldwood Energy LLC	n.a.	n.a.	\$843,446.16 Assume and assign to Credit Bid Purchaser		x		
1210	5/12/2020	Non-Oilfield Services	IT Services Agreement	LONG VIEW SYSTEMS CORP	Fieldwood Energy LLC	n.a.	n.a.	\$843,446.16 Assume and assign to Credit Bid		x		
1211		Oilfield Services	Labor & Parts	LOUISIANA MACHINERY COMPANY LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1212	11/4/2003	Government Orders	Louisiana Office of Conservation; Order No. 255-R, 10,200' RA SUA	Louisiana Office of Conservation		BS Lease 1999, BS Lease 20, BS Lease G01230, BS Lease 4409		\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and th				
								Credit Bid Purchase Agreement) on account of the Acquired Interests and/o	r			
								(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	×	x		
								Assets (as defined in the Credit Bid Purchase Agreement)				
1213		Oilfield Services	503189_Master Services Agreement dated effective 11/01/2013	LOUISIANA SAFETY SYSTEMS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1214	12/16/2020	Indemnity and Release Agreement	Offshore Facilities Boarding, Release and Idmenification Agreement for SS 91 A &B platforms by and between Louisiana State University	Louisiana State University and Fieldwood Energy LLC extended 12-16- 2020 through 12-15-2021	Fieldwood Energy LLC	SS 91 Lease G02919		\$0.00 Assume and Allocate Pursuant to Divisive Mergers				
			and Fieldwood Energy LLC extended 12-16-2020 through 12-15-						×			
1215		Oilfield Services	2021 533957_Master Services Agreement dated effective 03/11/2014	LQT INDUSTRIES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1216		Oilfield Services	507057_Rental Agreement dated effective 03/12/2014	LSE CRANE AND TRANSPORTATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1217		Oilfield Services	701037_Master_Service_Contract Effective_12-14-2015	M&R MANAGEMENT, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1218		Oilfield Services	531437_Master Services Agreement dated effective 11/01/2013	M.R. HARLAN, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1219		Oilfield Services	Subsea Tree Hydraulic Oil (Shelf - HI A573 Only)	MACDERMID OFFSHORE SOLUTIONS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1220	10/21/2019	Other	Master Lease Agreement	MACQUARIE CORPORATE & ASSET DUNDING, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1221	10/21/2019	Other	Equipment Schedule No. 1 pursuant to Master Lease Agreement dtd 10/21/19	MACQUARIE CORPORATE & ASSET DUNDING, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1222		Oilfield Services	509878_Master Services Agreement dated effective 11/01/2013	MAGNOLIA TORQUE & TESTING INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1223	9/1/2004	Joint Operating Agreement	Operating Agreement eff. 9-1-04	Magnum Hunter	Fieldwood Energy	ST 242 Lease G23933	MAGNUM HUNTER PRODUCTION INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers			x	
			1	1	Offshore LLC	l .	1	Divisive wergers		1		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will fled an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this schedule prior to the confirmation hearing to reflect this information.

 [3] Associated lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [4] Related lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [5] Estimates based on open pre-perform accounting payles balances. Our estimates were adjusted to laze of companying to laze to companying the laze of the payles of the Debtors and the payles of the Debtors are also as may be further amended, supplemented, or modified, the "Plen"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed relativisties of the on this Schedule of the same of corrects, the applicable Definitive Decuments shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III FW IV
1224	11/7/2007	Farmout Agreement	FARMOUT AGREEMENT BY AND BETWEEN MAGNUM HUNTER PRODUCTION, INC. AND APACHE CORPORATION	MAGNUM HUNTER PRODUCTION, INC. AND APACHE CORPORATION	Fieldwood Energy LLC	ST 287 Lesse G24987	RIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and assign to Credit Bid Purchaser		×	
1225	12/1/1999	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN FORCENERGY INC. AND MAKO OFFSHORE EXPLORATION, INC.,	Mako Offshore Exploration Inc.; Pruet Offshore Company	Fieldwood Energy LLC	VR 381 Lease G16314	MAKO OFFSHORE EXPLORATION INC, PRUET Offshore Company	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1226		Oilfield Services	ET AL. Derrick Barge Work	MANSON GULF	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
1227	10/1/1999	Marketing - Connection Agreement	AGREEMENT TO TIE IN AND FOR OPERATION AND CONSTRUCTION BETWEEN MANTA RAY OFFSHORE GATHERING COMPANY, LLC, AND ANDARKO PETROLEUM CORPORATION, OCEAN ENERGY INC., AND SHELL OFFSHORE MAY.	MANTA RAY OFFSHORE GATHERING COMPANY, L.L.C. AND ANADARKO PETROLEUM CORPORATION, OCEAN ENERGY INC., AND SHELL OFFSHORE INC.		GI 110 Lease G13943, GI 111 G35611, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		×	
1228		Marketing - Connection Agreement	Manta Ray Offshore Gathering Company, L.L.C. and Anadarko Petroleum Corporation, Ocean Energy Inc., Shell Offshore Inc.	Manta Ray Offshore Gathering Company, L.L.C. and Anadarko Petroleum Corporation, Ocean Energy Inc., Shell Offshore Inc.		GI 110 Lease G13943, GI 111 G35611, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1229	6/8/2017	Other Assignment / Bill of Sale (or Conveyance, Notice of Exercise) & Related Consents	by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering, L.L.C.: Manta Ray sells to Fieldood pursuant to reverse of gas flow in ST 295 block to direct flow of gas to ST 292 Platform	Manta Ray Offshore Gathering Company, L.L.C.; Manta Ray Offshore Gathering, L.L.C.	Fieldwood Energy LLC	ST 295 Lesse G05646	APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1230	6/8/2017		by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering, LL.C.: Fieldwood desires to connect with Mata Ray's ST 292 platform and piping, etc.	Manta Ray Offshore Gathering, L.L.C.	Fieldwood Energy LLC	ST 295 Lease G05646	APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1231	4/1/2011	Marketing - Separation & Stablization		Manta Ray Offsoure Gathering Company, L.L.C.		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1232	1/1/2012	Lease Rental and Minimum Royalty Payment Agreement	Lease Rental and Minimum Royalty Payment Agreement by and between Marathon Oil Cmpany, Samson Offshore, LLC, BHP Billiton	Marathon Oil Cmpany, Samson Offshore, LLC, BHP Billiton Petroluem (Deepwater) Inc and Noble Energy, Inc dated 9 March 2012, but effective 1 Jan 12		MC 992 N/2 Lease G24133	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1233		Unit Agreement and/or Unit Operating Agreement	UA and Unit Operating Agreement dated 10/1/90 between Marathon Oil Co and Phillips Petroleum etal		5,7	WD 0057 Lease G01449		\$0.00	Assume and assign to Credit Bid Purchaser		x	
1234	4/1/2018	Acquisition / PSA / Other Purchase or Sale Agreements	Purchase and Sale agreement by and between Fieldwood Energy LLC and Marathon Oil Company dated 20 June 2018 and effective 1 April 2018	Marathon Oil Company	Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134, MC 904 Lease G36566, MC 905 Lease G36405	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1235	11/1/2011	Property Participation & Exchange Agreements	Like Kind Exchange and Participating Agreement between Marathon Oil Company and Statoil USA E&P Inc dated and effective 1 Nov 2011	Marathon Oil Company and Statoil USA E&P Inc dated and effective 1 Nov 2011	Fieldwood Energy LLC	MC 993 S/2 Lease G24134		\$0.00	Assume and assign to Credit Bid Purchaser		x	
1236		Joint Operating Agreement	E&P Inc and Woodside Energy (USA) Inc dated and effective 11 June 2012 (including JOA to be identical to JOA for MC 993 S/2)	Marathon Oil Company, Statoll USA E&P Inc and Woodside Energy (USA) Inc dated and effective 11 June 2012 (including JOA to be identical to JOA for MC 993 S/2)		MC 992 S/2 Lease G24133	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1237		Operating Agreement - Other	b/b Marathon, Amerada Hess, LL&E and Texas Eastern Coproation	Marathon, Amerada Hess, LL&E and Texas Eastern Coproation		HI A-550 Lease G04081	TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			x
1238		Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN MARINER ENERGY, INC. AND APACHE CORPORATION			ST 49 Lease G24956		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1239	1/1/2005	Operating Agreement - Other	Operating Agreement 1-1-05 by an between Maritech and Arena	Maritech and Arena	Fieldwood Energy LLC	EC 328 Lease G10638		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1240	8/1/1987	Operating Agreement - Other	OA by and between Mark Producing, Inc. as Operator and EP Operating Company and Non-Operartor	Mark Producing, Inc. as Operator and EP Operating Company and Non- Operartor		EC 332 Lease G09478	CAIRN ENERGY USA INC, CONTINENTAL LAND & FUR CO INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			x
1241		Oilfield Services		MARLIN OILFIELD DIVERS INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1242	11/13/2018	Non-Oilfield Services		MARS OFFSHORE TECHNOLOGY INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1243		Oilfield Services	Amendment dated effective 01/28/2019	MARTIN HOLDINGS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1244		Oilfield Services	777710_Master Services Agreement dated effective 07/17/2018	MASTER FLO VALVE (USA) INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1245		Oilfield Services		MAVERICK ENERGY SOLUTIONS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1246		Oilfield Services	Inspection and Service	MAXIM SILENCERS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1247		Operating Agreement - Other	b/b McMoRan and Transco et al	McMoRan and Transco et al		HI A447 Lease G02360		\$0.00	Assume and Allocate Pursuant to Divisive Mergers			x
1248	11/28/1979	Operating Agreement - Other	McMoRan et al	McMoRan et al		HI A-446 Lease G02359		\$0.00	Assume and Allocate Pursuant to Divisive Mergers			x
1249		Oilfield Services		MECHANICAL & PERFORMANCE ANALYSIS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
1250		Oilfield Services	777724_Master_Service_Contract Effective_6-6-2018	MELANCON'S WELDING & REPAIR, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1251		Joint Development / Venture / Exploration Agreements	ENERGY COMPANY AND STONE ENERGY CORPORATION ET AL		Fieldwood Energy LLC; GOM Shelf LLC	SS 198 Lease 593, SS 198 Lease G12355	RENAISSANCE OFFSHORE, LLC, TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1252	7/1/1975	Joint Operating Agreement	Operator and American Natural Gas Production Co. et al.	Mesa Petroleum as Operator and American Natural Gas Production Co, et al	Fieldwood Energy LLC	PL 13 Lease G03171	ANKOR ENERGY LLC, ENVEN ENERGY VENTURES, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1253		Oilfield Services	Mud, Completion Brine, Cleanout Tools, Solids Handling Equipment		Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1254		Non-Oilfield Services	Software Licensing Agreement	MICROSOFT LICENSING, GP	Fieldwood Energy LLC	n.a.	n.a.	\$293.97	Assume and assign to Credit Bid Purchaser		x	
1255		Oilfield Services	Blast Media	MINERAL TECH LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1256	11/7/2005	Unit Agreement and/or Unit Operating Agreement	Amendment to Unit Agreement, Viosca Knoil Block 252 Unit, Contract No. 745494013, dated November 7, 2005 (effective November 1, 2005) as approved by the Minerals Management Service by letter dated January 10, 2007, but made effective November 8, 2006, replacing Exhibits "A", "B" and "C" and Article 13.1 in its entirely reduction of Unit Area)	Minerale Management Service		VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
1257		Joint Operating Agreement	Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of California and Amoco Production Company, as amended	Mobil Oil Corporation, Union Oil Company of California and Amoco Production Company, as amended		EB 160 Lease G02647	_	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			x
1258		Joint Operating Agreement	Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of California and Amoco Production Company. as amended	Mobil Oil Corporation, Union Oil Company of California and Amoco Production Company, as amended		EB 161 Lease G02648		\$0.00	Assume and Allocate Pursuant to Divisive Mergers			x
1259		Joint Operating Agreement	Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of California and Amoco Production Company, as amended	Mobil Oil Corporation, Union Oil Company of California and Amoco Production Company, as amended		EB 158 Lease G02645	APACHE DEEPWATER LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			x
1260	7/1/1974	Joint Operating Agreement	Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of California and Amoco Production Company, as amended	Mobil Oil Corporation, Union Oil Company of California and Amoco Production Company, as amended		EB 159 Lease G02646	APACHE DEEPWATER LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			x
1261	1/1/1988	Marketing - Connection Agreement	OFFSHORE TIE-IN AGREEMENT EWING BANK 826 PIPELINE SYSTEM TIE-IN TO SHELL PIPE LINE COROPRATION'S COUGAR PIPELINE BETWEEN MOBILE EXPLORATION & PRODUCING U.S. INC., KERR-MCGEE PIPELINE CORP., AND SOHIO PIPELINE (document just shows 1988).			EW 826 Lesse G05800	APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1262		Oilfield Services	700363_Master Services Agreement dated effective 02/06/2014	MODERN AMERICAN RECYCLING SERVICES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1263		Olffield Services	777951_Master Services Agreement dated effective 03/29/2019	MONCLA WORKOVER & DRILLING OPERATIONS, LLC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]		Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
1264	12/31/2013	Property Participation & Exchange Agreements	First Amendment to the Participation Agreement OCS-G0786, South Marsh Island Area, Block 48 Offshore Federal Waters	Monforte Exploration L.L.C.	Fieldwood Energy LLC	SM 48 Lease 786		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the			7	т П
									Credit Bid Purchase Agreement) on account of the Acquired Interests and/or		¥		
									(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	×	×		1
									Assets (as defined in the Credit Bid Purchase Agreement)				
1265		Property Participation & Exchange Agreements	by and between Fieldwood Energy LLC and Monforte Exploration L.L.C.: Second Amendment to the Participation Agreement OCS-	Monforte Exploration L.L.C.	Fieldwood Energy LLC	SM 48 Lease 786		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the				
		Agreements	G0786, South Marsh Island Area, Block 48 Offshore Federal Waters						Credit Bid Purchase Agreement) on account of the Acquired Interests and/or				
									(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	×	x		1
									Assets (as defined in the Credit Bid				1
1266	9/13/2016	Other Misc.	by and between Fieldwood Energy LLC and Monforte Exploration	Monforte Exploration L.L.C.	Fieldwood Energy LLC	SS 271 Lease G01038		\$0.00	Purchase Agreement) Assume and Allocate Pursuant to	x			
1267	12/12/2019	Acquisition / PSA / Other Purchase or Sale	L.L.C.: Fieldwood agrees to pay Monforte's insurance charges by and between Fieldwood Energy LLC and Monforte Exploration	Monforte Exploration L.L.C.	Fieldwood Energy LLC	SS 274 Lease G01039	ERA HELICOPTERS INC.	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×			$\overline{}$
1268	12/12/2019	Agreements Pipeline Purchase Agreement	L.L.C.: SS 274 A Platform to EI 259 A Platform Terms and condition of sale of pipeline and associated equipment	Monforte Exploration L.L.C.		SS 274 Lease G01039	ERA HELICOPTERS INC.	\$0.00	Divisive Mergers Assume and Allocate Pursuant to				
									Divisive Mergers	×			
1269		Oilfield Services	515485_Master Services Agreement dated effective 11/01/2013	MONTCO OFFSHORE INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×		
1270		Oilfield Services	558865_Master Services Agreement dated effective 12/03/2013	MONTCO OILFIELD CONTRACTORS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×		$\overline{}$
1271	5/19/2016	Letter Agreement - Other Land	Letter Agreement governing the Transition of Operatorship from	MURPHY EXPLORATION AND PRODUCITON COMPANY - USA	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V,	\$0.00	Purchaser Assume and assign to Credit Bid				$\overline{}$
			Murphy Exploration and Produciton Company - USA to Noble Energy, Inc dated 19 May 2016				RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC		Purchaser		x		
1272	7/2/2015	Assignment of Oil & Gas Leasehold Interest(s)	By and between Walter Oil & Gas Corporation, Castex Offshore, Inc., Fieldwood Energy LLC and Apache Shelf Exploration LLC as "Seller"	LLC and Marubeni Oll and Gas (USA) Inc, Noble Energy Inc, W+T Energy	Fieldwood Energy LLC	ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	¥			
			and Discovery Producer Services LLC as "Buyer"	VI, LLC, Red Willow Offshore, LLC, HEDV V, LLC, ILX Prospect Dantzler, LLC and Ridnewood Dantzler					-	×			
1273	1/10/2020	Non-Oilfield Services	Consulting Agreement	N DARLENE WALKER & ASSOCIATES	Fieldwood Energy LLC	n.a.	n.a.	\$8,750.00	Assume and assign to Credit Bid Purchaser		x		
1274	1/10/2020	Non-Oilfield Services	Consulting Agreement	N DARLENE WALKER & ASSOCIATES	Fieldwood Energy LLC	n.a.	n.a.	\$8,750.00	Assume and assign to Credit Bid Purchaser		x		
1275		Oilfield Services	Daywork Drilling Contract dated 3-11-2014	NABORS OFFSHORE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1276		Oilfield Services	528377_Master Services Agreement dated effective 11/01/2013; Amendment dated effective 02/01/2020	NALCO COMPANY	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1277		Oilfield Services	556324_Master Services Agreement dated effective 11/01/2013	NATIONAL OILWELL VARCO, LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1278		Oilfield Services	777952_Master Services Agreement dated effective 05/30/2019	NATIONAL RESPONSE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1279		Oilfield Services	701142_Master Services Agreement dated effective 11/14/2016	NEO PRODUCTS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		х		
1280		Non-Oilfield Services	Perpetual Software License Agreement	NEURALOG LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1281		Oilfield Services	546928_Master Services Agreement dated effective 01/01/2014	NEW TECH GLOBAL VENTURES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		х		
1282	2/28/2007	Farmout Agreement	FO eff. 2/28/07 by and between Newfield and Apache	Newfield and Apache	Fieldwood Energy LLC	El 346 Lease G14482	BRISTOW US LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1283	6/1/2004	Operating Agreement - Other	Operating Agreement eff. 6-1-04 by and between Newfield Exploration Co & Triumph Energy LLC	Newfield Exploration Co & Triumph Energy LLC	Fieldwood Energy LLC	WD 133 Lease G01106		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1284	5/2/2012	Confidentiality Agreements / AMI and Related Consents	Letter, dated May 2, 2012 between Newfield Exploration Company and Chevron U.S.A. Inc., being a waiver of confidentiality provision	Newfield Exploration Company and Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x	
1285	4/19/2004	Farmout Agreement	grant by Chevron in favor of Newfield; Farmout Agreement by and between Newfield Exploration Company	Newfield Exploration Company and Westport Resources Company, as	Fieldwood Energy	WC 72 Lease G23735		\$0.00	Assume and Allocate Pursuant to				——
			and Westport Resources Company, as Owners of WC 73, and Dominion Exploration & Production, Inc. and Spinnaker Exploration	Owners of WC 73, and Dominion Exploration & Production, Inc. and Spinnaker Exploration Company, LLC as Owners of WC 72	Offshore LLC				Divisive Mergers	x			
1286	11/18/2004	Letter Agreement - Other Land	Company, LLC as Owners of WC 72 Letter Agreement, dated November 18; 2004, between Chevron	Newfield Exploration Company, Chevron U.S.A. Inc., Noble Energy, Inc.	Fieldwood Energy	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to				
1200	11110/2004	Lotter / Greenen - Other Land	U.S.A. Inc. and Newfield Exploration Company, amending the terms of Letter Agreement, dated October f4, 2004, between Chevron	Trowned Experience Company, Oriental S.C.S. Elic., Nobel Energy, Inc.	Offshore LLC	With Educations, Without Educations	William Field Gel Vises	00.00	Divisive Mergers				
			U.S.A. Inc. and Noble Energy, Inc. concerning Production Handling Agreement							x		×	
			Terms, Viosca knoll.251 "A" Platform, Cadillac Prospect and any Other Future Non-unit Production:										
1287		Oilfield Services	Wireline Tools and Parts	NEWLIN RENTAL-REPAIR & SUPPLIES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1288		Oilfield Services	501111_Master Services Agreement dated effective 11/01/2013	NEWMAN CRANE SERVICE INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1289		Oilfield Services	Gas and Gas Cylinders, Welding Supply	NI WELDING SUPPLY LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1290	4/2/2008	Confidentiality Agreements / AMI and Related Consents	AREA OF MUTUAL INTEREST AGREEMENT BY AND BETWEEN NOBLE ENERGY INC. DAVIS OFFSHORE, L.P. AND	NOBLE ENERGY INC , DAVIS OFFSHORE, L.P. AND STATOILHYDRO USA E&P INC	Fieldwood Energy Offshore LLC	GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1291	5/8/2008	Confidentiality Agreements / AMI and Related	STATOILHYDRO USA E&P INC AREA OF MUTUAL INTEREST AGREEMENT BY AND BETWEEN	NOBLE ENERGY INC , DAVIS OFFSHORE, L.P. AND STATOILHYDRO	Fieldwood Energy	GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid		^		\vdash
1201	Jrui 2000	Consents	NOBLE ENERGY INC , DAVIS OFFSHORE, L.P. AND STATOLIHYDRO USA E&P INC	USA E&P INC	Offshore LLC	00 100 2000 000021		\$0.00	Purchaser		×		
1292	12/20/2012	Letter Agreement - Other Land	STATOILHYDRO USA E&P INC. Letter Agreement by and between Noble Energy Inc and Anadarko Petroleum Corporation dated 20 Dec 2012	Noble Energy Inc and Anadarko Petroleum Corporation dated 20 Dec 2012	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		\Box
1293	5/30/2008	Confidentiality Agreements / AMI and Related Consents	Petroleum Corporation dated 20 Dec 2012 AREA OF MUTUAL INTEREST AGREEMENT BY AND BETWEEN NOBLE ENERGY INC AND DAVIS OFFSHORE LP	NOBLE ENERGY INC AND DAVIS OFFSHORE LP; PIONEER NTAURAL RESOURCES USA INC, DAVIS OFFSHORE, L.P. AND STEPHENS	Fieldwood Energy Offshore LLC	NE/4 GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1294	EIAIONAF	Letter Agreement - Other Land	by and between Fieldwood Energy LLC and : Oil Test Sampling	RESOURCES USA INC, DAVIS OFFSHORE, E.P. AND STEPHENS PRODUCTION COMPANY, LLC. Noble Energy Inc and Deep Gulf Energy III, LLC		MC 519 Lease G27278, MC 563 Lease G21176	BP EXPLORATION & PRODUCTION INC. HOUSTON	J \$0.00	Assume and assign to Credit Bid		x		\longrightarrow
1294	J14/2010	Louis , greenient - Ouidi Laliu	by and between Fieldwood Energy LLC and : Oil Test Sampling Agreement by and between Noble Energy Inc and Deep Gulf Energy III, LLC for samples of Santiago/Santa Cruz Well to be shared with	Chargy III and Deep Guil Energy III, ELG	awood Energy LLC	310 210 22400 GZ1210, MC 303 Least GZ1170	ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	0.00	Assume and assign to Credit Bid Purchaser		x		
1295	3/20/2008	Property Participation & Exchange	III, LLC for samples of Santiago/Santa Cruz Well to be shared with MC 563 Parties Participation Agreement by and between Noble Energy Inc and	Noble Energy Inc and Marathon Oil Company for the drilling of the MC 948	Fieldward Francis C	MC 948 Lease G28030	ECOPETROL AMERICA LLC, TALOS ENERGY	\$0.00	Assume and assign to Credit Bid				\longrightarrow
		Agreements	Marathon Oil Company for the drilling of the MC 948 #1 Well	#1 Well			OFFSHORE, LLC		Purchaser		x		\longrightarrow
1296			Letter Agreement by and between Noble Energy Inc and Murphy dated 28 Aug 14 covering certain operational issues at Thunderhawk	Noble Energy Inc and Murphy		MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343, MC 782 Lease G33757 MC 697 Lease G28021, MC 698 Lease G28022, MC 736, MC 738, MC 742		\$0.00	Assume and assign to Credit Bid Purchaser		x		igsquare
1207		Letter Agreement - Other Land	Letter Agreement by and between Noble Energy Inc and Murphy dated 11 Jul 16 governing certain operational issues at Thunderhawk	Noble Energy Inc and Murphy dated 11 Jul 16 governing certain operational issues at Thunderhawk Noble Energy Inc and Murphy dated 11 Jul 16 governing certain	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 736, MC 738, MC 742 Lease G32343, MC 782 Lease G33757 MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343		\$0.00	Assume and assign to Credit Bid Purchaser		x		igsquare
1298	5/24/2016	Letter Agreement - Other Land	Letter Agreement by and between Noble Energy Inc and Murphy dated 11 Jul 16 governing certain operational issues at Thunderhawk	Noble Energy Inc and Murphy dated 11 Jul 16 governing certain operational issues at Thunderhawk	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1299	11/1/2005	Ownership & Partnership Agreements	Partnership agreement by and between Noble Energy Inc and	Noble Energy Inc and Samson Offshore Company	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid				\Box
			Samson Offshore Company covering multiple blocks in DWGOM dated 1 Nov 2005 as amended						Purchaser				
			(a) First Amendment dated 22 Aug 06 and (b) Second Amendment dated 20 Mar 07 and								x		ı 1
			© Third Amendment dated 21 Mar 07 and (d) Fourth Amendment dated 1 Apr 07										ı 1
			(AMI Expired 1 Sep 07)	1			1	1					

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

Control Cont										Applicab	e Entity	
Note 19 19 19 19 19 19 19 1		Contract Category Date	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III	FW IV
Manual M	1300	2/2/2009 Letter Agreement - Other Land	DAVIS OFFSHORE, L.P., ENERGY PARTNERS, LTD AND	NOBLE ENERGY INC, DAVIS OFFSHORE, L.P., ENERGY PARTNERS, LTD AND STEPHENS PRODUCTION COMPANY, LLC	Fieldwood Energy Offshore LLC	NE/4 GC 198 Lease G36021				×		
March Marc			Farm out agreement by and between Noble Energy Inc, Samson Offshore Company and Exxon Mobil Exploration Company where XOM assigns GC 767 in return for well comittment and ORRI on GC 679, 680, 723, 724 and 768 (below 17,000 to 100' below commitment	Noble Energy Inc, Samson Offshore Company and Exxon Mobil Exploration Company	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC			x		
Part	1302	6/29/2012 Letter Agreement - JOA	LETTER AGREEMENT BY AND BETWEEN NOBLE ENERGY INC, STATOIL, USA EAP INC., ENERGY PARTNERS LTD., CALYPSO EXPLORATION LLC AND DAVIS OFFSHORE, LP.: Establishment of the Talon Shallow JOA and Talon Deep JOA Exhibit "A" Substitution	LTD., CALYPSO EXPLORATION LLC AND DAVIS OFFSHORE, L.P.		GC 198 Lease G36021				x		
10 10 10 10 10 10 10 10	1303	8/28/2014 Facilities & Tie-In Agreements	VI, LLC, ILX Prospect Dantzler, LLC and Ridgewood Dantzler bridging responsbilities of Loop Operator and Field Operated dated	Ridgewood Dantzler bridging responsbilities of Loop Operator and Field		MC 782 Lease G33757				x		
State	1304	8/15/2014 Assignment of Wellbores	by and between Fieldwood Energy LLC and W & T Offshore, Inc. : RE: High Island 129 No. 12 Well Assignment	Ridgewood Dantzler, Houston Energy Deepwater Ventures V, LLC; Red Willow Offshore, LLC		HI 129 Lease G01848	LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
19 19 19 19 19 19 19 19	1305	10/22/2008 Joint Operating Agreement	ENERGY INC., DAVIS OFFSHORE, L.P., ENERGY PARTNERS,	NOBLE ENERGY INC., DAVIS OFFSHORE, L.P., ENERGY PARTNERS, LTDE AND STEPHENS PRODCUTION COMPANY, LLC	Fieldwood Energy Offshore LLC	NE/4 GC 198 Lease G36021				x		
	1306	1/1/2013 Unit Agreement and/or Unit Operating Agreement	Unit Operating Agreement, Gunflint Prospect, Gunflint Unit, Offshore Loudisian, by and among Noble Energy, Inc. [Sidwood is successor in-interest to Noble Energy, Inc.], Samson Offshore, LLC, Marathon IO (Company, Be Explostation & Production Inc., and Brill Billion Pelevioleum (Despirate) in Les, dated effective Jamusy 1, 2017. Pelevioleum (Despirate) in Les despirates of the same, as amended by: A. Radification and First Amendment of the MO-948 Unit Operating Agreement dated effective Jamusy 1, 2013 by and among Noble Energy, Inc., Ecopetrol America Inc., Samson Offshore, LLC and Marathon OII Company. B. Second Amendment to the MO-948 Unit Operating Agreement dated effective Mys. 23, 2013 by and between Noble Energy Inc., Ecopetrol America Inc., Samson Offshore, LLC and Marathon OII. Constitution of the MO-948 Unit Operating Agreement dated effective to the MO-948 Unit Operating Agreement dated effective to the MO-948 Unit Operating Agreement dated effective November 30, 2018 by and between Holland Despiration of Province Agreement dated effective November 30, 2018 by and between Holland Despiration of Province Machinery LLC among Agreement dated effective November 30, 2018 by and between Holland Despiration of Province Machinery LLC among Marathon OII Company.	Noble Energy Inc., Ecopetrol America Inc., Samson Offshore, LLC and Marethon Oil Company	Fieldwood Energy LLC	MC 946 SIZ.SZNIZ Lesse G22030, MC 946 SIZ.SZNIZ Lesse G32363, MC 992 N/2 Lesse G24134, MC 993 N/2 Lesse G24134	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC			x		
Part	1307	4/1/2011 Marketing - Transportation	Nautilus Liquids Transporation Agreement between Noble Energy, Inc and Nautilus Pipeline Company, LLC	Noble Energy, Inc and Nautilus Pipeline Company, LLC		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC			x		
19.00 19.0	1308	10/10/2014 Assignment of ORRI	Energy, Inc, BP Exploration and Production, Inc and Houston Energy Deepwater Ventures I, LLC whereby Noble and BP assigned their combined 69,75% WI from 0-19,000TVDSS on MC 653 in return for 2% (proportionately reduced) ORRI in S Santa Cruz Well and retained back in rights for its WI in 19,001-99,999 TVDSS on MC 653 and NobleFV retained operatorship in such 19,001-99,999 TVDSS	Deepwater Ventures I, LLC	y Fieldwood Energy LLC	MC 563 Lease G21176				x		
Robe Energy, Inc., Epidelpool associates in Februarie and Services (Particular Langement of Teb Back Development deadled Authoristication Agreement of Teb Back Development deadled authoristication of Agreement and or Unit Operating Services and James 17, 1201 by and among New York Company (No. 1201 by and among New York Comp		Agreement	Unit Operating Agreement (Offshore Operating Agreement) dated dated effective aniamy 1, 2009, organish by and between hobbe Energy, Inc., (as predecessor in interest of Friedwood), as Operator, as amended without an HeaD Offshore, LP, as Nev-Operators, as amended (alp) that certain First Amendment of the Unit Operating Agreement, adapt effective as of October 10, 2014, by and among BP, Red Willow, HEDV. Noble Terrey, Inc. (as predessors in interest of Findewood), Deep Coll Finergy III. LLC, Ridgewood South Sartia Cruz. LLC and LPD (and LPD) and LPD (and LPD) and LPD) and LPD) and LPD (and LPD) and L	and BP, Red Willow and HE&D Offshore, L.P. as Non-Operators			ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	Purchaser		x		
1311 101/12015 Unit Agreement and or Unit Operating Agreement made and entered in the effective October 1, 2015, among Noble Energy, inc., 1941 Energy VI.L.C. (See Village SE41, EZ NEJ SE34) and Houston Energy Depositor Vinitaries 1, 2015, among Noble Energy, inc., 1941 Energy VI.L.C. (See Village SE3243) and Houston Energy Depositor Vinitaries 1, 2015, among Noble Energy, inc., 1941 Energy VI.L.C. (See Village SE3243) and Houston Energy Depositor Vinitaries 1, 2015, among Noble Energy, inc., 1941 Energy VI.L.C. (See Village SE3243) and Houston Energy Depositor Vinitaries 1, 2015, among Noble Energy, inc., 1941 Energy VI.L.C. (See Village SE41, EZ NEJ SE34, EZ	1310	12/10/2013 Facilities & Tie-In Agreements	Noble Energy, Inc. (Fieldwood is successor-in-interest to Noble Energy, Inc.), Ecopetral America Inc., Samson Offshore, LLC and Marathon Oil Company effective December 10, 2013 as amended by that Amended and Restated Authorization Agreement for Tie-Back Development dated effective as of January 31, 2014 by and among Noble Energy, Inc., Ecopetrol America Inc., Samson Offshore Manilesian ILI, can divarathon Oil Commany.	Inc.), Ecopetrol America Inc., Samson Offshore, LLC and Marathon Oil		993 Lease G24134	OFFSHORE, LLC			x		
12/20/2005 Confidentially Agreements / AMI and Related December 20, 2005, between Noble Energy, inc., and Ghewron U.S. A. Inc., being a consent to disclose Consents and December 20, 2005, between Noble Energy, inc., and Ghewron U.S. A. Inc., being a consent to disclose Consents		Agreement	Unit Operating Agreement made and entered into effective October 1, 2015, among Noble Energy, Inc. (the "Unit Operator", Flieldwood is successor-in-interest to Noble Energy, Inc.), W&T Energy VI, LLC, Red Willow Offshore, LLC, and Houston Energy Deepwater Ventures V, LLC	to Noble Energy, Inc.), W&T Energy VI, LLC, Red Willow Offshore, LLC, and Houston Energy Deepwater Ventures V, LLC		MC 742 Lease G32343	RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	Purchaser		x		
3772003 Joint Operating Agreement JOINT OPERATING AGREEMENT BY AND BETWEEN NOBLE ENERGY, INC., STATOLIHYDRO USA EAP INC., STEPHENS PRODUCTION COMPANY AND DAYS OFFSHORE, L.P.	1312	12/20/2005 Confidentiality Agreements / AMI and Relate Consents	Letter Agreement, dated December 20, 2005, between Noble Energy, Inc. and Ghevron U.S.A. Inc., being a consent.to.disclose confidential data	confidential data	Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services		x		×	
8/1/2016 Unit Agreement and or Unit Operating Agreement (10 till) (Ignet Prospect (Offibore Operating Agreement (10 till) (Ignet Willow) (Ignet Prospect (10 till) (Ignet Pros	1313		JOINT OPERATING AGREEMENT BY AND BETWEEN NOBLE ENERGY, INC., STATOILHYDRO USA E&P INC, STEPHENS	PRODUCTION COMPANY AND DAVIS OFFSHORE, L.P.	Offshore LLC			Purchaser		x		
NC_STEPHENS PRODUCTION COMPANY AND DAVIS OFFSHORE, LP, AND ENREGY PARTNERS LTD OFFSHORE, LP, AND ENREGY PARTNERS, LTD OFFSHORE, LP, AND ENREGY	1314	8/1/2016 Unit Agreement and/or Unit Operating Agreement	Amendment No. 1 to Big Bend Prospect Offshore Operating Agreement and Unit Operating Agreement, Big Bend Prospect, MC 698 Unit by and between Noble Energy, Inc., W & T Energy VI, LLC,			MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC			x		
NIC.STEPHENS PRODUCTION COMPANY, ENERGY PARTNERS, IP. AND DAVIS OFFSHORE, I.P. Offshore LLC	1315	4/2/2012 Other Notices	INC. STEPHENS PRODUCTION COMPANY AND DAVIS	DAVIS OFFSHORE, L.P. AND ENERGY PARTNERS LTD	Offshore LLC			\$0.00 Assume and assign to Credit Bid Purchaser		x		
1317 6f1/1994 Idint Operating Agreement OPERATING AGREEMENT DATED JUNE 1, 1994, BY AND INDRCES EXPLORES OIL Fieldwood Energy Offshore ILC Offshore I	1316	12/11/2008 Letter Agreement - Other Land	INC., STEPHENS PRODUCTION COMPANY, ENERGY PARTNERS LTD. AND DAVIS OFFSHORE, L.P.	PARTNERS, LTD. AND DAVIS OFFSHORE, L.P.	Offshore LLC	NE/4 GC 198 Lease G36021				x		
	1317	6/1/1994 Joint Operating Agreement	OPERATING AGREEMENT DATED JUNE 1, 1994, BY AND BETWEEN NORCEN EXPLORER, INC, OPERATOR, AND DALEN	NORCEN EXPLORER, INC, OPERATOR, AND DALEN RESOURCES OIL & GAS CO.	L Fieldwood Energy Offshore LLC	SM 280 Lease G14456	MP GULF OF MEXICO, LLC		x			

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will fled an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this schedule prior to the confirmation hearing to reflect this information.

 [3] Associated lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [4] Related lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [5] Estimates based on open pre-perform accounting payles balances. Our estimates were adjusted to laze of companying to laze to companying the laze of the payles of the Debtors and the payles of the Debtors are also as may be further amended, supplemented, or modified, the "Plen"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed relativisties of the on this Schedule of the same of corrects, the applicable Definitive Decuments shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5] Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
1318	10/19/1994	Joint Development / Venture / Exploration	Joint Venture Development Agreement, dated October	Norcen Explorer, Inc. and Texaco Exploration and Production, Inc.		SS 206 Lease G01522, SS 207 Lease G01523		\$0.00 Assume and Allocate Pursuant to				
		Agreements	19,1994", between Norcen Explorer, Inc. and Texaco Exploration and Production, Inc. forming a working-interest unit comprising portions of Ship .ShOperating Agreement Block 206 and OCS-G 1523, Ship		Offshore LLC			Divisive Mergers	x			x
1319	4/6/1995	Joint Development / Venture / Exploration	Amendment tp Joint Venture Development Agreement, dated April 6,	Norcen. Explorer, Inc., Texaco Exploration and Production; Inc., Hunt	Fieldwood Energy	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00 Assume and Allocate Pursuant to				\vdash
		Agreements	1995, between Norcen. Explorer, Inc., Texaco Exploration and Production; Inc., Hunt Industries, The George R. Brown, Partnership;	Industries, The George R. Brown, Partnership; JOC Venture, Lamar Hunt Trust Estate, Mobil Oil Exploration	Offshore LLC			Divisive Mergers				
			JOC Venture, Lamar Hunt Trust Estate, Mobil Oil Exploration 8i Producing Southeast Inc., and Hunt Oil Company, covering; all	,					×			x
			of Blocks. 206 and 207 Ship ShOperating Agreementl Area.									
1320	11/16/1994	Joint Development / Venture / Exploration Agreements	between Norcen.Explorer, Inc.,	Norcen.Explorer, Inc., Texaco Exploration and Production, Inc, Industries, The George R. Brown Partnership, JOC	Fieldwood Energy Offshore LLC	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00 Assume and Allocate Pursuant to Divisive Mergers				
			Texaco Exploration and1 Production, Inc., Industries, TheiGeorge R. Brown Partnership, JOC	Venture, LamarHunt Trust Estate, Mobil Oil Exploration								
			Venture, LamarHunt Trust Estate, Mobil Oil Exploration						x			x
			SoProducingiSoutheast Inc.,-and Hunt Oil Company, covering all of Blocks 206 and 207 Ship ShOperating									
1321		Oilfield Services	Agreementl Area. 540735_Master Services Agreement dated effective 11/11/2013	NORD-SUD SHIPPING INC	Fieldwood Energy LLC	n a	na	\$0.00 Assume and assign to Credit Bid	-			\vdash
1322		Oilfield Services	777653_Master_Service_Contract Effective_6/28/2018	NORSAFE MARINE & OFFSHORE SERVICES LLC	Fieldwood Energy LLC			Purchaser \$0.00 Assume and assign to Credit Bid		x		
						n.a.	n.a.	Purchaser		x		
1323		Other Misc.	Partition and Redemption Agmt. dated 11-1-2005 b/b Northstar Gulfsands, LLC and Gulfsands Petroleum USA, Inc. VR 332 A5 Letter Agmt dated July 7, 2008 b/b Northstar Interests,	Northstar Gulfsands, LLC and Gulfsands Petroleum USA, Inc.	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×		x	
1324	7/7/2008	Letter Agreement - Other Land	VR 332 A5 Letter Agmt dated July 7, 2008 b/b Northstar Interests, L.C. and Dynamic Offshore Resources, LLC	Northstar Interests, L.C. and Dynamic Offshore Resources, LLC	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x	
1325	6/1/2014	Acquisition / PSA / Other Purchase or Sale	by and between Fieldwood Energy Offshore LLC, NW Pipeline, Inc. and Northwestern Mutual Life Ins. Co:HIPS 13-III	Northwestern Mutual Life Ins. Co; NW Pipeline, Inc.	Fieldwood Energy Offshore LLC	HI A-573 Lease G02393, HI A-382 Lease G02757, HI A-572 Lease G02392, HI A-595 Lease G02721, HI A-596 Lease G02722, HI A-531 Lease G02696,	ERA HELICOPTERS INC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	_			
		Agreements				BA A-105 Lease G02721, HI A-596 Lease G02722, HI A-531 Lease G02696,			*			*
1326		Oilfield Services	701064_Joinder dated effective 02/14/2019	NOV PROCESS & FLOW TECHNOLOGIES US, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1327	1/1/1991	Operating Agreement - Other	b/b NW Mutual, Hardy and Unocal	NW Mutual, Hardy and Unocal		BA-A 102 Lease G01754, BA-A 105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			х
1328		Olifield Services	701100_Master Services Agreement dated effective 04/29/2016	OCC-MED OF LAFAYETTE	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1329		Oilfield Services	777655_Master Services Agreement dated effective 05/21/2018	OCEAN EDGE SERVICES INC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid	1	×		\vdash
1330	6/1/1999	Confidentiality Agreements / AMI and Related	AREA OF MUTUAL INTEREST BY AND BETWEEN OCEAN	OCEAN ENERGY INC. AND DUKE ENERGY HYDROCARBONS. LLC	Fieldwood Energy LLC	El 126 Lease 52		Purchaser \$0.00 Assume and Allocate Pursuant to	-	*		
1331		Consents	ENERGY INC. AND DUKE ENERGY HYDROCARBONS, LLC	Ocean Energy, Inc., Shell Offshore Inc., McMoran Oil		VR 196 Lease G19760, VR 207 Lease G19761	HALLIBURTON ENERGY SERV INC: ARENA	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	×			
1331	219/1999	Joint Operating Agreement	Ocean Energy, Inc. and Shell Offshore Inc., covering Vermilion 195.	Ocean Energy, Inc., Shell Ollshore Inc., McMoran Oll	Fieldwood Energy LLC;	VIC 150 Lease G19700, VR 207 Lease G19761	ENERGY LP, ARENA OFFSHORE LP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				
			196 and 207, as amended December 23, 1999 by that certain Letter Agreement regarding the sale of properties to McMoran Oil & Gas		Fieldwood Energy Offshore LLC							×
			LLC, and further amended August 22, 2000, December 31, 2001 and									
1332		Oilfield Services	September 15, 2010. 553294_Master_Service_Contract Effective_4-22-2015	OCEAN FLOW INTERNATIONAL LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		×		
1333		Oilfield Services	Master Services Agreement dated effective 11/05/2013; Amendment	OCEANEERING INTERNATIONAL INC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1334	3/1/1998	Termination / Ratification and Joinder of	dated effective 01/01/2015 Ratification and Joinder by and between OEI & SOI	OFL& SOL		GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC	Purchaser \$0.00 Assume and assign to Credit Bid				
1335		Operating or Other Agreements Oilfield Services	503720_Master Services Agreement dated effective 11/01/2013	OFFSHORE ENERGY SERVICES. INC	Fieldwood Energy LLC	20	20	Purchaser \$0.00 Assume and assign to Credit Bid		x		
						II.a.	11.6.	Purchaser		x		
1336		Oilfield Services	513875_Master Services Agreement dated effective 11/01/2013	OFFSHORE EQUIPMENT SOLUTIONS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1337		Oilfield Services	541788_Master Services Agreement dated effective 11/01/2013	OFFSHORE SERVICES OF ACADIANA LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1338	7/31/2008	Articles of Merger	Articles of Merger by and between Offshore Shelf LLC and W&T	Offshore Shelf LLC and W&T Offshore, Inc.		MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC	\$0.00 Assume and assign to Credit Bid		x		
1339		Oilfield Services	Offshore, Inc. : Pursuant to Plan of Merger 546893_Master Services Agreement dated effective 09/20/2016	OFFSHORE TECHNICAL COMPLIANCE, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1340		Oilfield Services	700682_Master Services Agreement dated effective 03/24/2014	OFFSHORE TECHNICAL SOLUTIONS LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and Allocate Pursuant to	×	-		\vdash
1341		Oilfield Services	700271 Master Services Agreement dated effective 12/17/2018	OIL & GAS EVALUATIONS AND CONSULTING LLC	Fieldwood Energy LLC	n a	na	Divisive Mergers \$0.00 Assume and assign to Credit Bid	_ ^			
1342	7/17/2013	Non-Oilfield Services	Software Agreement, End User Support Agreement, DocVue Product	OIL & GAS INFORMATIONS SYSTEMS INC	Fieldwood Energy LLC			Purchaser \$0.00 Assume and assign to Credit Bid		x		
	7/17/2013		Schedule			II.a.	II.a.	Purchaser		x		
1343		Oilfield Services	700364_Master Services Agreement dated effective 01/01/2014	OIL STATES QCS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		×		
1344		Oilfield Services	•	OLIVIER INTERNATIONAL, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1345		Oilfield Services	Spill Response - GTIB Remidiation Work in '14 / Early '15, OSRO	OMI ENVIRONMENTAL SOLUTIONS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1346		Oilfield Services	Joinder to Master Services Contract dated November 19, 2018	OneSubea LLC	Fieldwood Energy, LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid	1	x		$\overline{}$
1347		Olifield Services	700966_Joinder dated effective 11/19/2018	ONESUBSEA LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		×		\vdash
1348	1/4/2007	Operating Agreement - Other	Operating Agreement as Amended	Operating Agreement as Amended		SM 44 Lease G23840		Purchaser \$0.00 Assume and Allocate Pursuant to		*		\vdash
1349		Non-Oilfield Services	Perpetual Software License/Master Agreement	OPPORTUNE LLP	Fieldwood Energy LLC	na na	n a	Divisive Mergers \$0.00 Assume and assign to Credit Bid	x			
	3/3 1/2014					Trade		Purchaser		x		
1350		Non-Oilfield Services	Consulting Agreement; Engagement Letter	OPPORTUNE LLP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		×	<u> </u>	L
1351	5/14/2014	Non-Oilfield Services	Perpetual Software License Agreement	OPPORTUNE LLP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1352		Non-Oilfield Services	Perpetual Software License Agreement	OSIsoft LLC	Fieldwood Energy LLC	n.a.	n.a.	\$5,221.75 Assume and assign to Credit Bid Purchaser	1	x		
1353		Oilfield Services	GC 65 PI Data Software Company	OSIsoft LLC	Fieldwood Energy LLC	n.a.	n.a.	\$5,221.75 Assume and assign to Credit Bid	1	x		\vdash
1354	1/1/1997	Joint Operating Agreement	Joint Operating Agreement, dated effective January 1,1997, between	OXY USA Inc., as Operator, Texaco Exploration and Production Inc. and		BA-A133 Lease G02665	W & T ENERGY VI LLC	Purchaser \$0.00 Assume and Allocate Pursuant to	1	<u> </u>		$\overline{}$
		= =	OXY USA Inc., as Operator, Texaco Exploration and Production Inc. and Sun Operating Limited Partnership, for Brazos Block A-133.	Sun Operating Limited Partnership, for Brazos Block A-133.				Divisive Mergers	×			×
1355	9/6/2019	Non-Oilfield Services	Perpetual Software License Agreement	P2 ENERGY SOLUTIONS	Fieldwood Energy LLC	n.a.	n.a.	\$202,808.97 Assume and assign to Credit Bid		x		
1356	10/15/2018	Non-Oilfield Services	Consulting Agreement	PAINTMIRE LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x		
1357		Non-Oilfield Services	Data subscription agreement	PALEO DATA	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid	1	×		
1358		Non-Oilfield Services	Perpetual Software License Agreement	PANDELL TECHNOLOGY USA CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$7.617.47 Assume and assign to Credit Bid	1		-	\vdash
1359	EMEIDOAC	Letter Agreement - Operating Agreement		Panther Pipeline, LLC		NU FAO L COFACO		Purchaser \$0.00 Assume and Allocate Pursuant to		x		1
1359	5/16/2019	Letter Agreement - Operating Agreement	Letter Agreement Matagorda Operating Agreement MI 518/519 with	remmer repenne, LLC	rieiuwooa Energy LLC	MI 518 Lease G05169		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
1360	2/1/2016	Non-Oilfield Services	regard to natural gas pipeline work. Consulting Agreement	PARADIGM	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid	1			\vdash
1361		Oilfield Services	Industrial Air Eilters	PARKER HANNIFIN	Fieldwood Energy LLC	na na	n a	Purchaser \$0.00 Assume and assign to Credit Bid		x		\vdash
		Oilfield Services	BOP Rental, Downhole tools	PATTERSON RENTAL TOOLS, PATTERSON FISHING TOO				Purchaser		x		-
1362		United Services	DOP Renial, Downnoie tools	PATTERSON RENTAL TOOLS, PATTERSON FISHING TOO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		1

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

[1] forom Contract Counterparties represent parties is laded in actual agreements and/or vendor names.
[2] The Debtors continue to review the contracts lots with risk schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

- 3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

 (4) Related leases parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts parable balances. Curre estimates were adulated to zero for comolected trade acreements.
- [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1f Plan of Fieldwood Energy LLC and its Affiliated Debtors (Dotes No. 1284) [including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the Plan'). Capitalizated control.

 The proposed residence is the Debtor: Fourth Amended Joint Chapter 1f Plan of Fieldwood Energy LLC and its Affiliated Debtors. The proposed residence is the Plan's Capitalizated and its Schedule of Assumed Contracts is the applicable Definitive Documents relating to the Debtors of the Plan's Capitalizated and the Schedule of Assumed Contracts is the applicable Definitive Documents relating to the Debtors of the Debtors of the Plan's Capitalizated and the Schedule of Assumed Contracts is the applicable Definitive Documents relating to the Debtors of th

1363 555709 Rental Agreement dated effective 02/11/2014 PAWS ENERGY SERVICES INC. Fieldwood Energy LLC n.a. \$0.00 Assume and assign to Credit Bid Purchaser Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and Allocate Pursuant to 1364 778044 Master Rental Agreement dated 6-27-2020 PELICAN WASTE AND DERRIS LLC wood Energy LLC \$104.10 1365 hilfield Service 700604 Master Service Contract Effective 7-28-2015 PENINSHI A MARINE INC sn n x EPL OIL & GAS, LLC nzEnergy Exploration and Production L.L.C. and Aviara Energy Aviara Energy Corporation
JOINT DEVELOPMENT AGREEMENT DATED FEBRUARY 10, Corporation

Comporation

Comporation And Production Company, Sonat

Fieldwood Energy

EXPLORATION COMPANY AND UNION OIL COMPANY OF CALIFORNIA Offshore LLC Divisive Mergers and Allocate Pursuant to Joint Development 1994, BY AND BETWEEN PENNZOIL EXPLORATION AND Divisive Mergers PRODUCTION COMPANY, SONAT EXPLORATION COMPANY AND UNION OIL COMPANY OF CALIFORNIA - TERMINATED BY ETTER AGREEMENT DATED MARCH 10, 1999 eldwood Energy LLC 1368 Oilfield Services PERC ENGINEERING LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 77953_Master Services Agreement dated effective 12/04/20 PETRAM CONSULTING 111 \$0.01 Purchaser Assume and assign to Credit Bid 1371 Contract for the Extraction of Hydrocarbons under the Production etrobal Unstream Delta 1 S.A. de C.V lwood Energy LLC \$0.0 Sharing Modality - Fieldwood Energy E&P Mexico, S. De R.L. De Purchase Oilfield Services 777567 Master Services Agreement dated effective 02/08/2018 ETROLEUM CO-ORDINATORS Assume and assign to Credit Bid 1372 Purchaser
Assume and assign to Credit Bid 1373 Non-∩ilfield Service ETROLEUM EXPERTS INC \$41 300 38 Pernetual Software License Agreement wood Energy LLC Purchaser
Assume and assign to Credit Bid 1374 . me and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser 1377 Non-Oilfield Services \$0.00 Master Consulting Agreement ieldwood Energy LLC Assume and assign to Credit Bid Operating Agreement eff. 7-15-00 b/b Petroquest Energy One, L.L.C 1378 /15/2000 Ioint Operating Agree Assume and assign to Credit Bid Operating Agreement eft. 7-15-00 bib Petroquest Energy One, L.L.C and LLOG Exploration and Production Company Participation Agreement by and between PetroQuest Energy One, L.L.C. and Challenge Milnerals Inc. Stephens Production Company, LLC: Exploration and Development of contract area including SS 79 Offshore LLC Purchaser nd assign to Credit Bid 1370 CALVESO EXPLORATION LLC oduction Company, LLC 1380 Property Participation & Exchange etroQuest Energy One, L.L.C. and LLOG Exploration & Production SS 79 Lease G1527 ALYPSO EXPLORATION LLC \$0.00 Participation Agreement by and between PetroQuest Energy One, L.L.C. and LLOG Exploration & Production Company Joinder and Ratification Agreement by and between PetroQuest Assume and assign to Credit Bid Agreements Joint Operating Agree terroQuest Energy One, L.L.C. and LLOG Exploration & Production Purchaser Assume and assign to Credit Bid Energy One, L.L.C. and LLOG Exploration & Production Company; Challenter Minerals Inc.; GMT, Inc.; Stephens Production Company, Company; Challenter Minerals Inc.; GMT, Inc.; Stephens Production Purchaser ompany, L.L.C. L.L.C.: Joinder and Ratification to 07/15/2000 JOA 547503 PO Terms & Conditions dated effective 07/24/2018 1382 Oilfield Services PETROQUIP ENERGY SERVICES LLC Fieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Oilfield Services Pineline Renair Clamn PETROOLIIP INC Assume and assign to Credit Bid 1383 eldwood Energy LLC SO O Non-∩ilfield Service 1384 Perpetual Software License Agreement Purchaser Assume and assign to Credit Bid 10/1/2014 Other Services Agreen etroSkills (OGCI) Fishing Tools (Formerly Extreme Energy Services) 1386 Idwood Energy LLC Divisive Mergers

Assume and assign to Credit Bid

Purchaser 1387 Oilfield Services 777661 Master Service Contract Effective 12-19-2019 PETROSTREAM LP eldwood Energy LLC \$0.00 Oilfield Services 700006 Master Services Agreement dated effective 01/01/2013 Assume and assign to Credit Bid 1388 PHARMASAFF INDUSTRIAL SERVICES INC ieldwood Energy I I C \$0.00 Purchaser

Assume and assign to Credit Bid x 1389 Von-∩ilfield Sen/i Perpetual Software License Agreemen \$0.0 Purchaser
Assume and assign to Credit Bid 1390 Personnel Check-in, Cargo Processing, Etc., at Heliparts, Marine \$0.00 eldwood Energy LLC Ports, and Other Ports 700975_Master Services Agreement dated effective 06/08/2015 Assume and Allocate Pursuant to Dilfield Services HOENIX INTERNATIONAL HOLDING, INC ieldwood Energy LLC \$0.0 Divisive Mergers
Assume and Allocate Pursuant to 1392 Farmout Agreement ARMOUT AGREEMENT BY AND BETWEEN PIESCES ENERGY PIESCES ENERGY LLC AND APACHE CORPORATION 8/27/2008 ieldwood Energy LLC \$0.00 Divisive Mergers

Assume and assign to Credit Bid

Purchaser LLC AND APACHE CORPORATION 1393 4/15/2017 PINHOOK TOWER ieldwood Energy LLC \$0.00 Amendment to Standard Lease Agreemen Assume and assign to Credit Bid 1304 5/1/2018 DINHOOK TOWER eldwood Energy LLC SO O Assume and assign to Credit Bid Second Amendment to Standard Lease Agreemen 1305 3/7/2010 INHOOK TOWER eldwood Energy LLC sn n Purchaser Assume and assign to Credit Bid acility and Structural Engineering for Construction Dept (Topside INNACLE PROJECT SERVICES LLC Purchaser Assume and assign to Credit Bid 1397 Slickline and E-line, Coil Tubing Units, Well Servicing PIONEER WIRELINE SERVICES eldwood Energy LLC Purchaser Assume and assign to Credit Bid 1398 Pipe Supplie eldwood Energy LLC Assume and assign to Credit Bid 1399 4/20/2017 PitneyBowes Lease Agreement (0040071677) TNEY BOWES POSTAGE BY PHONE ieldwood Energy I I C \$1 126 96 Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid 1400 8/6/2018 PitnevBowes Lease Agreement (G240047002) ITNEY ROWES POSTAGE BY PHONE \$1,126.9 x \$545.86 ieldwood Energy LLC Agreement for postage for machines in Houston and Lafayette PLAQUEMINE PARISH GOVERNMENT S-92-1 SL#33 1402 Surface Lease LAQUEMINE PARISH GOVERNMEN \$0.0 Divisive Mergers
Assume and Allocate Pursuant to SURFACE LEASE AGREEMENT BETWEEN PLAQUEMINES 1403 Surface Lease NIPPON OIL EXPLORATION USA LTD \$0.0 PARISH GOVERNMENT AS LESSOR AND CHEVRON PIPELINE PIPELINE COMPANY, LESSEE FOR MP 140 Divisive Mergers COMPANY, LESSEE FOR MP 140
77972 Master Services Agreement dated effective 11/01/2019 PMB SAFETLY & REGULATORY, INC. 1404 Oilfield Services eldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser ne and Allocate Pursuant to El 330 Lease G02115 1405 ETTER AGREEMENT BY AND BETWEEN POGO PRODUCING POGO PRODUCING COMPANY AND COCKRELL OIL AND GAS L.P. E. NERGY XXI GOM LLC. RENAISSANCE OFFSHOR COMPANY AND COCKRELL OIL AND GAS, L.P., ET AL TTER AGREEMENT PLATFORM & FACILITIES OWNERSHIP POGO PRODUCING COMPANY, APACHE CORPORATION NERGY XXI GOM LLC, RENAISSANCE OFFSHOR AND ABANDONMENT LIABILITY, EUGENE ISLAND 330 D BY AND EXXONMOBIL CORPORATION, MARINER ENERGY RESOURCES, INC. BETWEEN POGO PRODUCING COMPANY, APACHE LLC, Arena, TANA EXPLORATION COMPANY LLC Divisive Mergers CORPORATION, EXXONMOBIL CORPORATION, MARINER ENERGY RESOURCES, INC.
Departing Agreement eff. 3-1-76 b/b POGO, Mesa and Mobil, et al. POGO, Mesa and Mobil, et al. eldwood Energy LLC El 337 Lease G03332. El 354 Lease G10752 RIDGEWOOD ENERGY CORPORATION 1407 3/1/1976 Joint Operating Agreement Assume and Allocate Pursuant to IDGEWOOD ENERGY CORPORATION, COX Divisive Mergers RIDGEWOOD ENERGY CORPORATION, COX
OPERATING LLC
WILD WELL CONTROL INC, DEEPWATER
ABANDOMMENT ALTERNATIVES INC, MARUBENI
OIL & GAS (USA) LLC, WALTER OIL & GAS
CORPORATION, ERA HELICOPTERS INC., MANTA Assume and assign to Credit Bid Preferred Provider Agreement by and between Wild Well Control, Inc. and Dynamic Offshore Resources Inc dated 31 Jan 2010 Fieldwood Energy Offshore LLC 65GC 108GC 109 Lease G058I referred Provider Agreement by and between Wild Well Control, Inc and ynamic Offshore Resources Inc dated 31 Jan 2010 AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC HEVRON USA INC. W & T ENER

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will fled an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this schedule prior to the confirmation hearing to reflect this information.

 [3] Associated lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [4] Related lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [5] Estimates based on open pre-perform accounting payles balances. Our estimates were adjusted to laze of companying to laze to companying the laze of the payles of the Debtors and the payles of the Debtors are also as may be further amended, supplemented, or modified, the "Plen"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed relativisties of the on this Schedule of the same of corrects, the applicable Definitive Decuments shall control.

											Applicable Entity	
#	Contract	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate	Proposed Contract Treatment [6]		Credit Bid FW III	FW IV
1409	Date	Oilfield Services	500736_Master Services Agreement dated effective 01/01/2014	PREMIERE, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		r drendser	
1410		Oilfield Services	700844 Master Service Contract Effective 11-1-2013	PRIORITY ARTIFICIAL LIFT SERVICES, LLC	Fieldwood Energy LLC			\$0.00	Purchaser Assume and assign to Credit Bid		x	
						n.a.	n.a.		Purchaser		x	
1411		Oilfield Services	Wellhead Maintanence and Testing, Valve Repairs	PRO VALVE SERVICES, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1412		Oilfield Services	Pipe, Valves & Fittings	PROCESS PIPING MATERIALS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1413		Oilfield Services	564958_Master Services Agreement dated effective 10/01/2014	PROCOR CHEMICALS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
1414	6/1/2012	Other Services Agreements	Production Technician Services Contract by and between June 1,	Production Technician Services		MC 519 Lease G27278, MC 562 Lease G19966, MC 563 Lease G21176	BP EXPLORATION & PRODUCTION INC, HOUSTON	\$0.00	Purchaser Assume and assign to Credit Bid			
			2012, as amended yearly				ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC		Purchaser		x	
1415		Oilfield Services	777941_Master Services Agreement dated effective 10/23/2018	PRODUCTION TECHNOLOGY & SERVICES, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1416	9/1/2013	Other Services Agreements	Response Resources Agreement	Production Testing Services Inc.		Area wide		\$0.00	Assume and assign to Credit Bid Purchaser		x	
1417	9/1/2013	Oilfield Services	Utilization Agreement 515220_Master Services Agreement dated effective 02/14/2014	PROFESSIONAL FLUID SERVICES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×	
1418		Oilfield Services	777510_Master Services Agreement dated effective 03/14/2016	PROFESSIONAL RENTAL TOOLS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			
1419		Oilfield Services	Wireline Rentals	PROFESSIONAL WIRELINE RENTALS	Fieldwood Energy LLC	0.0		\$0.00	Purchaser Assume and assign to Credit Bid		x	
1420		Olifield Services	Machine Shop	PROGRESS MACHINE INC		11.0.	II.d.	\$0.00	Purchaser		x	
					Fieldwood Energy LLC	n.a.	n.a.		Assume and assign to Credit Bid Purchaser		x	
1421		Oilfield Services	565442_Master Services Agreement dated effective 02/24/2014	PROSERV OPERATIONS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1422		Oilfield Services	700472_Master_Service_Contract Effective_2-14-2014	PROSPER OPERATORS, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1423		Oilfield Services	Master Service Contract dated July 19, 2019; Amendment dated	PROVISIONS ENERGY & MARINE SUPPORT	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
1424		Oilfield Services	December 1, 2019 Pipe Supplier	PYRAMID TUBULAR PRODUCTS LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×	
1425		Oilfield Services	522792_Master Services Agreement dated effective 01/01/2014	QUALITY CONSTRUCTION & PRODUCTION L	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		· v	
1426		Oilfield Services	554639_Master Services Agreement dated effective 11/25/2013	QUALITY ENERGY SERVICES, INC	Fieldwood Energy LLC	n a	n a	\$0.00	Purchaser Assume and assign to Credit Bid			
1427		Oilfield Services	506420_Master Services Agreement dated effective 07/08/2014	QUALITY PREHEAT & PRESSURE WASHERS INC	Fieldwood Energy LLC			\$0.00	Purchaser Assume and assign to Credit Bid		x	
						n.a.	n.a.	*****	Purchaser		x	
1428		Oilfield Services	539026_Master Services Agreement dated effective 11/01/2013	QUALITY PROCESS SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1429		Oilfield Services	Production Operators; Quality Company - Operators, Area 8	QUALITY PRODUCTION MGMT LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1430		Oilfield Services	777581_PO Terms & Conditions dated effective 04/03/2018	QUALITY WIRELINE & CABLE INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1431		Oilfield Services	564799_Master Services Agreement dated effective 07/25/2018	QUEST INTEGRITY USA LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
1432	7/18/2013	Non-Oilfield Services	Software Licensing Agreement	QUORUM BUSINESS SOLUTIONS (USA), INC.	Fieldwood Energy LLC	n.a.	n.a.	\$57,818.45	Purchaser Assume and assign to Credit Bid		x	
1433		Oilfield Services	PO Terms & Conditions	R&R ENERGY SERVICES LLC	Fieldwood Energy LLC	n a	na	\$0.00	Purchaser Assume and assign to Credit Bid			
1434	40/02/2000	Letter Agreement - Other Land	Letter Agreement, dated October 23, 2000, between Range	Range Resources Corporation and Chevron U.S.A. Inc.	Fieldwood Energy	MP 154 Lease G10902	11-02-	\$0.00	Purchaser Assume and Allocate Pursuant to		x	
1434	10/23/2000	Letter Agreement - Other Land	Resources Corporation and Chevron U.S.A. Inc., entitled "Annual	Range Resources Corporation and Chevron U.S.A. Inc.	Offshore LLC	MP 154 Lease G10902		\$0.00	Divisive Mergers			
			Reciprocity Notice Regarding Conveyance to Chevron U.S.A. Inc. of Main Pass Black 154,								x	
			South and East Addition Platform "A" arid Two Wells Thereon, Federal OCS, Offshore Alabama."									
1435	7/12/1998	Joint Operating Agreement	JOINT OPERATING AGREEMENT DATED JULY 12, 1998 BY AND BETWEEN RANGER OIL COMPANY. THE HOUSTON	RANGER OIL COMPANY, THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.	Fieldwood Energy Offshore LLC	PN 883 Lease MF100410, PN 883 Lease MF100411, PN 883 Lease MF100412, PN 883 Lease MF101898, PN 883 Lease MF96146, PN 883		\$0.00	Assume and Allocate Pursuant to Divisive Mergers			
			EXPLORATION COMPANY AND SPINNAKER EXPLORATION	AND SPINNAKER EXPLORATION COMPANT, E.E.C.	Olishore EEC	Lease MF96147, PN 883 Lease SL96146			Divisive wergers	x		
1436	8/5/1999	Joint Development / Venture / Exploration	COMPANY, L.L.C. EXPLORATION AGREEMENT DATED AUGUST 5, 1999 BY AND	RANGER OIL COMPANY, THE HOUSTON EXPLORATION COMPANY	Fieldwood Energy	PN 883 Lease MF100410, PN 883 Lease MF100411, PN 883 Lease		\$0.00	Assume and Allocate Pursuant to			
		Agreements	BETWEEN RANGER OIL COMPANY, THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION	AND SPINNAKER EXPLORATION COMPANY, L.L.C.	Offshore LLC	MF100412, PN 883 Lease MF101898, PN 883 Lease MF96146, PN 883 Lease MF96147, PN 883 Lease SL96146			Divisive Mergers	x		
1437		Oilfield Services	COMPANY, L.L.C.	RAPID DRILLING LLC	Fieldward Frank I I C	E		\$0.00	A andi to Coodle Did			
			Spotting Fluid		Fieldwood Energy LLC	n.a.	n.a.		Assume and assign to Credit Bid Purchaser		x	
1438		Oilfield Services	Solid Body Centralizers	RAY OIL TOOL CO. INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1439	1/14/2019	Operating Agreement - Other	Operating Agreement, effective as of January 14, 2019, among Fieldwood Energy Offshore LLC, Red Willow Offshore, LLC, and	Red Willow Offshore; Talos Energy Offshore	Fieldwood Energy Offshore LLC	GC 200 (NW/4 SE/4; SW/4 NE/4; E/2 SE/4 NW/4; S/2 NE/4 NW/4; W/2 E/2 SE/4; NE/4 SW/4 SE/4; SW/4 NW/4 NE/4) Lease G12209	RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC.	\$0.00	Assume and assign to Credit Bid Purchaser			
			Talos Energy Offshore LLC (AMI on S/28/2 GC 156 through 14 Jan 21 in Art 26.8 of Operating			, , , , , , , , , , , , , , , , , , ,	CHEVRON USA INC, W& T ENERGY VI LLC, SHELL TRADING (US) COMPANY				x	
			Agreement)									
1440	3/4/2020	Unit Agreement and/or Unit Operating Agreement	Ratification of GC 244 Unit Agreement by Red Willow Offshore LLC and Talos Energy Offshore dated 4 March 2020	Red Willow Offshore; Talos Energy Offshore	Fieldwood Energy Offshore LLC	GC 200 (NW/4 SE/4; SW/4 NE/4; E/2 SE/4 NW/4; S/2 NE/4 NW/4; W/2 E/2 SE/4; NE/4 SW/4 SE/4; SW/4 NW/4 NE/4) Lease G12209	RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC,	\$0.00	Assume and assign to Credit Bid Purchaser		_	
			-				CHEVRON USA INC, W & T ENERGY VI LLC, SHELL TRADING (US) COMPANY				×	
1441		Oilfield Services	Tension Packers	RELIABLE PACKER SALES & SERVICES TOOLS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1442		Oilfield Services	Training Provider	RELYON NUTEC USA, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×	
1443	8/7/2012	Master Service Agreement	Master Services Agreement	Rentsys Recovery Services, Inc.		Area wide		\$0.00	Purchaser Assume and assign to Credit Bid		x	
1444		Oilfield Services	Workstrings	RESOURCE RENTAL TOOLS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			-
1445	2/10/2010	Non-Oilfield Services	IT Services Agreement	REVOLUTIONARY SECURITY LLC	Fieldwood Energy LLC	n a	na	\$178 256 00	Purchaser Assume and assign to Credit Bid		x	
						NA CONTRACTOR OF	DIAGONA SUFFRANCISCO	,	Purchaser		x	
1446	4/1/2007	Marketing - PHA	RID108101-MP289C-MP275 by and between Fieldwood and RIDGEWOOD ENERGY CORPORATION and RIDGEWOOD	RIDGEWOOD ENERGY CORPORATION	Fieldwood Energy LLC	MP 275 Lease G15395	RIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1447		Oilfield Services	ENERGY CORPORATION 777813_Master Services Agreement dated effective 01/02/2019	RIG QA INTERNATIONAL INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid			
1448		Olifield Services	700947_Master_Service_Contract Effective_5-22-2015	RIGHT HAND OILFIELD ASSOCIATES, LLC	Fieldwood Energy LLC	n a	n a	\$0.00	Purchaser Assume and assign to Credit Bid		x	
						II.G.	II.G.		Purchaser		x	
1449		Oilfield Services	526151_Master Services Agreement dated effective 01/01/2014; Amendment dated effective 06/28/2018	RIGNET INC	Fieldwood Energy LLC	n.a.	n.a.	\$976,052.20	Assume and assign to Credit Bid Purchaser		x	
1450		Oilfield Services	Parts Only	RINO-K&K COMPRESSION, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1451		Oilfield Services	Crane Mats	RITTER FOREST PRODUCTS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
1452		Oilfield Services	508791-Helicopter Service Agreement Dated 7/17/2014	RLC, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1453	6/15/2001	Joint Operating Agreement	JOINT DEVELOPMENT AGREEMENT EFFECTIVE JUNE 15, 2001,	RME PETROLEUM COMPANY, W&T OFFSHORE, INC, RME ET AL	Fieldwood Energy	SM 280 Lease G14456, SM 281 Lease G02600	MP GULF OF MEXICO, LLC	\$0.00	Purchaser Assume and Allocate Pursuant to			
			BY AND BETWEEN RME PETROLEUM COMPANY AND W&T OFFSHORE, INC, "SM280 OWNERS" AND RME ET AL "SM 281		Offshore LLC				Divisive Mergers	x		
			OWNERS* AND THAT CERTAIN JOINT OPERATING AGREEMENT	·								
1454		Oilfield Services	ATTACHED THERETO AS EXHIBIT "B". 701080_Master_Service_Contract Effective_1-05-2016	ROGUE INDUSTRIAL GROUP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×	
	l		1	1		1	1		Purchaser		-	1

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]	FWI	Credit Bid Purchaser	FW III	FW IV
1455	Original - 9/1/2017: 1st	Non-O&G Real Property Lease / Rental / Sublease Agreements	Lease agreement between Fieldwood and Ronnie White Custom Homes	Ronnie White Custom Homes	Fieldwood Energy LLC	Total Area: Level 7, 8 and 9 Square Footage: 32,543 SF		\$0.00	Assume and assign to Credit Bid Purchaser				1
	Amend 5/1/2018:		Total Area: Level 7, 8 and 9 Square Footage: 32,543 SF								x		.
	2nd Amend		Address: 2014 W Pinhook Road Lafayette, LA 70508										.
1456	3/7/2019	Oilfield Services	Rowan Amendment (12-18-13)	ROWAN COMPANIES, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		i
1457		Oilfield Services	Rig Company	ROWAN DRILLING AMERICAS LIMITED	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1458		Oilfield Services	Rig Company	ROWAN DRILLING US LIMITED	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1459		Oilfield Services	511430_Master Services Agreement dated effective 11/01/2013	ROYAL SERVICE AND RENTALS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		i —
1460		Other	Engagement Letter	RYAN, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$1,389,004.43	Purchaser Assume and assign to Credit Bid		×		
1461	11/17/2000	Operating Agreement - Other	Participation Agreement and Operating Agreement 11-17-00 b/b	Samedan and Stone	Fieldwood Energy LLC	VR 261 Lease G03328		\$0.00	Purchaser Assume and Allocate Pursuant to		x		
1462		Operating Agreement - Other	Samedan and Stone Operating Agreement eff. 9-20-95 b/b Samedan and Walter	Samedan and Walter	Fieldwood Energy LLC	VR 314 Lease G05438. VR 315 Lease G04215	WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			x
1463		Farmout Agreement	Farmout Agmt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor)		Fieldwood Energy	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT	\$0.00	Divisive Mergers Assume and Allocate Pursuant to			x	
1464		Joint Operating Agreement	and Pure Resources, L.P. (Farmee) Operating Agreement eff. 6-11-1993 b/b Samedan Oil Corporation	Samedan Oil Corporation and British Borneo Exploration Inc., et al	Offshore LLC Fieldwood Energy	VR 332 Lease G09514 VR 333 Lease G14417	ENERGY INC. ANKOR EAR HOLDINGS CORPORATION CANNAT.	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		x	
1465			Operating Agreement en. 6-11-1993 bit Samedan Oil Corporation and British Borneo Exploration Inc., et al Participation Agmt. eff. 6-9-2003 b/b Samedan Oil Corporation and		Offshore LLC	VR 332 Lease G09514, VR 333 Lease G14417	ENERGY INC. ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Divisive Mergers	x		x	
		Property Participation & Exchange Agreements	CLK Company	Samedan Oil Corporation and CLK Company	Fieldwood Energy Offshore LLC		ENERGY INC.		Assume and Allocate Pursuant to Divisive Mergers	x		x	
1466	1/20/1993	Joint Operating Agreement	Offshore Operating Agreement, effective January 20, 1993, between Samedan Oil Corporation and Energy Development Corporation, as	Samedan Oil Corporation and Energy Development Corporation	Bandon Oil and Gas, LP; Fieldwood Energy LLC	VR 362 Lease G10687, VR 363 Lease G09522, VR 371 Lease G09524		\$0.00	Assume and assign to Credit Bid Purchaser		×		ı l
1467	1/21/1994	Unit Agreement and/or Unit Operating	amended effective February 1, 2011. Unit Operating Agreement for the Viosca Knoll .252 Unit, by and	Samedan Oil Corporation, as Operator, and Continental Land &"Fur Co.,	Fieldwood Energy	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to				i —
		Agreement	between Samedan Oil Corporation, as Operator, and Continental Land &"Fur Co., Inc., dated effective January 21,1994.	Inc., dated effective January 21,1994. Preferential Right to Purchase - 15 Days. (Section 26.2)	Offshore LLC				Divisive Mergers	x		x	.
1468	2/1/1995	Marketing - Connection Agreement	Preferential Right to Purchase - 15 Days. (Section 26.2) Lateral Project Agreement between Samedan Oil Corporation,	Samedan Oil Corporation, Energy Development Corporation, Shell		VR 371 Lease G09524, VR 362 Lease G10687		\$0.00	Assume and assign to Credit Bid				$\overline{}$
		3	Energy Development Corporation, Shell Offshore, Inc. and Stingray Pipeline Company	Offshore, Inc. and Stingray Pipeline Company					Purchaser		x		.
1469	2/1/1995	Marketing - Connection Agreement	Lateral Project Agreement between Samedan Oil Corporation, Energy Development Corporation, Shell Offshore, Inc. and Stingray	Samedan Oil Corporation, Energy Development Corporation, Shell Offshore, Inc. and Stingray Pipeline Company		VR 371 Lease G09524, VR 362 Lease G10687		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1470	1/19/2000	Farmout Agreement	Pipeline Company Farmout Agreement Samson Offshore Company - Farmor and W&T Offshore, INCFarmee - ORRI difference between Lease burdens	Samson Offshore Company, W&T Offshore, Inc.		EC 345 Lease G15156		\$0.00	Assume and assign to Credit Bid Purchaser		×		1
1471	0/46/0047	Latter Assessment Others Land	and 21.67% proportionately reduced.	Samson Offshore Mapleleaf, LLC and Chevron Pipeline Company	Fieldward France 110	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC	ECODETROL AMERICA LLO TALOS EVEROS	\$0.00	Assume and assign to Credit Bid		×		
14/1	2/16/2017	Letter Agreement - Other Land	Letter Establishing Initial Rates by and between Samson Offshore Mapleleaf, LLC and Chevron Pipeline	dated February 16, 2017.	Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134, MC 904 Lease G36566, MC 905 Lease G36405	OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		¥		.
			Company dated February 16, 2017.										
1472		Olifield Services	Utilities	SAN LEON MUNICIPAL UTILITY DISTRICT	Fieldwood Energy LLC	n.a.	n.a.	\$597.80	Assume and assign to Credit Bid Purchaser		x		
1473		Joint Operating Agreement	Operating Agreement effective October 9, 1982	Sanare Energy Partners	Fieldwood Energy Offshore LLC	VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		.
1474		Joint Operating Agreement	Joint Operating Agreement effective 10-12-1987	Sanare Energy Partners	Fieldwood Energy Offshore LLC	VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		1
1475	10/12/1988	Joint Operating Agreement	Joint Operating Agreement effective 10-12-1988	Sanare Energy Partners	Fieldwood Energy Offshore LLC	VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1476		Performance Bond & Supplemental Bonding Agreement	Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC		Fieldwood Energy LLC	El 246; Lease 810, El 267 Lease 812		\$0.00	Assume and Allocate Pursuant to	x			
1477		Marketing - Construction, Operations, Management, Ownership Agreements	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk	Sandridge Offshore, LLC, Enterprise GTM Offshore Operating Company,	Fieldwood Energy Offshore LLC	EB 160 Lease G02647, EB 165 Lease G06280	WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers				
		management, Ownership rigidements	pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities		Olidiole EEO				Divisive mergers				×
			with respe by and between Fieldwood Energy Offshore LLC and and										
1478	//11/2018	Letter Agreement - Other Land	Joinder Agreement by and Between Fieldwood Energy, Noble Energy and SBM Gulf Produciton, LLC dated 11 April 2018 governing	SBM Gulf Production, LLC	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x		ı l
1479		Oilfield Services	transition from NBL to Fieldwood Operatorship of THK 777956_Master Services Agreement dated effective 02/12/2019	SBS ENERGY SERVICES, LLC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1480		Non-Oilfield Services	Master Services Agreements	SCHLUMBERGER TECHNOLOGY CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×		
1481		Oilfield Services	501538_Master Services Agreement dated effective 11/21/2013	SCHLUMBERGER TECHNOLOGY CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid				
1482	8/1/2017		by and between Fieldwood Energy Offshore LLC and SCL	SCL Resources LLC; SCL Resources, LLC	Fieldwood Energy	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1483			by and between Fieldwood Energy Offshore LLC and SCL by and between Fieldwood Energy Offshore LLC and SCL	SCL Resources, LLC	Offshore LLC Fieldwood Energy	GI 94 Lease G02163, SS 79 Lease G15277, VR 332 Lease G09514, WD 34		\$0.00	Purchaser Assume and assign to Credit Bid		x		
1403	37.1312017	roopeus rropoudio	by and between relativood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC'S Interest in GI 94. SS 79. VR 332 and WD 34	1	Offshore LLC	GI 94 Lease G02165, SS 79 Lease G15277, VR 332 Lease G09514, WD 34 Lease G03414		30.00	Purchaser		x		,
1484	Start date 12/1/2013-	Marketing - Transportation	LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline	SEA ROBIN PIPELINE, LLC	Fieldwood Energy LLC	EC 261 Lease G00971, EC 278 Lease G00974, El 330 Lease G02115, El 337 Lease G03332. SM 128 Lease G02587. El 333 Lease G02317. El 315		\$0.00	Assume and Allocate Pursuant to Divisive Mergers				
	12/1/2013- End Date 1/1/2200		Company, LLC			Lease G02112, El 316 Lease G05040			Divisive wergers	x			,
1485	Start date	Marketing - Transportation	Liquids Transportation Service by and between Fieldwood Energy	SEA ROBIN PIPELINE, LLC	Fieldwood Energy LLC	EC 261 Lease G00971, EC 278 Lease G00974, EI 330 Lease G02115, EI		\$0.00	Assume and Allocate Pursuant to				
	5/1/2014- End date		LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC			337 Lease G03332, SM 128 Lease G02587, El 333 Lease G02317, El 315 Lease G02112, El 316 Lease G05040			Divisive Mergers	×			,
1486	1/1/2200 4/14/2015	Marketing - Connection Agreement	INTERCONNECT AND REIMBURSEMENT AGREEMENT	SEA ROBIN PIPELINE, LLC	Fieldwood Energy LLC	SS 274 Lease G01039	ERA HELICOPTERS INC.	\$0.00	Assume and Allocate Pursuant to				
									Divisive Mergers	x			,
													,
1487	6/13/2018	Marketing - Other	PIPING REIMBURSEMENT AGREEMENT; SHIP SHOAL BLOCK 274 BETWEEN SEA ROBIN PIPELINE AND FIELDWOOD ENERGY	SEA ROBIN PIPELINE, LLC AND FIELDWOOD ENERGY LLC	Fieldwood Energy LLC	SS 274 Lease G01039	ERA HELICOPTERS INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1488		Oilfield Services	LLC 777828_PO Terms & Conditions dated effective 01/11/2019	SEAHORSE ENERGY	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid				
1489		Oilfield Services	533257 Master Services Agreement dated effective 12/04/2013	SEAL-TITE INTERNATIONAL	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1490	5/30/2018	Non-Oilfield Services	Master Seismic Data Participation and Licensing Agreement	Seitel Data, Ltd.	Fieldwood Energy LLC	na na	na	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1491		Non-Oilfield Services	Master Seismic Data Participation and Licensing Agreement	Seitel Data, Ltd.	Fieldwood Energy LLC	n a	n a	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x		
1491	G-30/2010	Olifield Services	565610_Master Services Agreement dated effective 11/01/2013	SELECT OILFIELD SERVICES LLC	Fieldwood Energy LLC	n a	n o	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
1492						II.d.	II.d.		Purchaser		x		
		Non-Oilfield Services	communication software	SEND WORD NOW	Fieldwood Energy LLC	na.	II.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1494			Master Services Agreement	Send Word Now (SWN)		Area wide		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1495		Oilfield Services	Wire Rope / Slings	SERVICE RIGGING	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		1
1496		Oilfield Services	565757_Master Services Agreement dated effective 11/01/2013	SHAMROCK ENERGY SOLUTIONS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
													-

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Fieldwood Energy, LLC, et al. Prepared May 25, 2021

Schedule of Assumed Contracts

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6/1/2021 Surface Lease

[1] forom Contract Counterparties represent parties is laded in actual agreements and/or vendor names.
[2] The Debtors continue to review the contracts lots with risk schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

- 3) Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

 (4) Related leases parties represent current lease co-working interest owners and JIB partners based on Company accounting system records (5) Estimates based on ocen pre-petition accounts parable balances. Curre estimates were adulated to zero for comolected trade acreements.
- [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1f Plan of Friedwood Energy LLC and its Affiliated Debtors or Local Hand Testing and the Scheduled Season of the Scheduled Season of the Scheduled Season of the Scheduled Season of Contracts In the Season of Contracts In the Season of Contracts In the Scheduled of Season of Contracts In the Season of Contract In the Season of Contracts In the Season I

Applicable Entity \$0.00 Assume and assign to Credit Bid Purchaser \$0.00 Assume and Allocate Pursuant to 1497 HSF Training and Facility Use SHELL EXPLORATION AND PRODUCTION COMPANY Fieldwood Energy LLC n.a. es of Mutual Interest Agreement effective August 4, 1084 RV AND SHELL OFFSHORE SS 108 Lanca 503 SS 100 Lanca G12358 SS 223 G01526 SS 238 Lan PENAISSANCE OFFSHORE LLC TALOS Area of Mutual Interest Agreement effective August 4, 1994 BY AN BETWEEN APACHE CORPORATION AND SHELL OFFSHORE CONTIGUOUS BLOCK TO SHELL VENTURE PROPERTY THAT MAY TRIGGER AMI RESPONSIBILITY REGARDING FUTURE NURSULASE OF DISCRETANCES OF STREET G03169, SP 82 G05685, SP 83 Lease G05052, ST 276 Lease G07780, ST 295 Lease G05646, ST 296 Lease G12981 RODUCTION LLC: APACHE OFFSHORE PURCHASE OR BID OF TRACTS COVERING GEOLOGIC STRUCTURE COMMON TO EXISTING SHELL VENTURE rea of Mutual Interest Agreement by and between Apache SS 258, 259. APACHE WAIVED PREF RIGHT TO BUY SHELL'S RIGHTS APACHE OFFSHORE INVESTMENT GP SHELL OFFSHORE ET AL 1499 1/7/2004 Confidentiality Agreements / AMI and Relate Assume and Allocate Pursuant to Consents 8/1/2009 Marketing - PHA Corporation and Shell Offshore et al Shell Offshore Inc (Bullwinkle Owner and Operator) and Shell BELOW 15,000' Lease G05044 GC 65 Lease G05889 Divisive Mergers
Assume and assign to Credit Bid Shell Offshore Inc (Bullwinkle Owner and Operator) and Shell Offshore In VILD WELL CONTROL INC. DEEPWATER Offshore Inc. and Marathon Oil Company (Troika Group) and Marathon Oil Company (Droshky Owner) and Marathon Oil Company (Troika Group) and Marathon Oil Company RANDONMENT ALTERNATIVES INC. MARLIRENI III & GAS (USA) LLC WALTER OIL & GAS DRPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW FFSHORE LLC, TALOS ENERGY OFFSHORE, LLC HEVRON USA INC, W & T ENER PL OIL & GAS, LLC EXCHANGE AGREEMENT BY AND BETWEEN SHELL OFFSHORE Property Participation & Exchange SHELL OFFSHORE INC AND CONOCO IN MP 303 Lease G04253. MP 304 Lease G03339. MP 310 Lease G0412 Agreements
8/1/2009 Other Handling / Stabilization Agreements INC AND CONOCO INC Divisive Mergers 1502 GC 65 Lease G05889, GC 108 Lease G14668, GC 109 Lease G05900 VILD WELL CONTROL INC, DEEPWATER Assume and assign to Credit Bid Purchaser Droshky Production Handling Agreement by and between Shell Offshore Inc and Marathon Oil Company dated 1 Aug 2009 including hell Offshore Inc and Marathon Oil Company Fieldwood Energy \$0.00 BANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC., W & T ENER
WILD WELL CONTROL INC, DEEPWATER
ABANDONMENT ALTERNATIVES INC, MARUBENI 3/1/1999 Other Handling / Stabilization Agreements Angus Production Handling Agreement by and between Shell Offshore Inc and Shell Deepwater Development and Marathon Oil Shell Offshore Inc and Shell Deepwater Development and Marathon Oil Fieldwood Energy Offshore LLC GC 65 Lease G05889, GC 108 Lease G14668, GC 109 Lease G0590 Assume and assign to Credit Bid Company dated 1 March 99 DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING RED WILLOW FFSHORE LLC. TALOS ENERGY OFFSHORE, LLC HEVRON USA INC. W & T ENER: WILD WELL ONTROL INC OG EXPLORATION COMPANY, RED WILLOW Shell Offshore Inc and 1504 6/15/1993 Unit Agreement and/or Unit Operation C 200 Lease G12210. GC 201 Lease G12209. GC 244 Lease G11043 Marathon Oil Company, as successors in interest. o/b Shell Offshore Inc, and Florida Exploration Co Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid Purchaser 1506 b/b Shell Offshore Inc, and Florida Exploration Company, et al hell Offshore Inc, and Florida Exploration Company, et al PN 969 Lease G05953, PN 976 Lease G05954 PEREGRINE OIL AND GAS II, LLC \$62,197.36 10/1/1983 perating Agreement - Other Shell Offshore Inc, Noble Energy, Inc, Hydro Gulf of Mexico, LLC and Davis Offshore, LP dated 3 March 05 and as amended 10 Dec 2006 WILD WELL CONTROL INC. DEEPWATER 1507 3/3/2005 Other Handling / Stabilization Agree Lorien Production Handling Agreement by and between Shell Offshore Inc, Noble Energy, Inc, Hydro Gulf of Mexico, LLC and Davis Offshore, LP dated 3 March 05 and as amended 10 Dec 2006 GC 65 Lease G05889. GC 108 Lease G14668. GC 109 Lease G05900 ARANDONMENT ALTERNATIVES INC. MARLIBENI IL & GAS (USA) LLC, WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA HEVRON USA INC, W & T ENER V & T OFFSHORE INC 1/1/2015 Acquisition / PSA / Other Purchase or Sale by and between Fieldwood Energy Offshore LLC and Shell Offshore ieldwood Energy GI 110 Lease G13943. GI 116 Lease G1394 Assume and assign to Credit Bid Agreements 11/1/1997 Marketing - PHA nc.: Hickory Unit - GI 110/116 Shell Offshore Inc. (SOI) as own Offshore LLC Purchaser Assume and assign to Credit Bid ore Inc. (SOI) as owner and operator of GC 65 Platform hell Offshore Inc. (SOI) as owner and operator of GC 65 Platform and B GC 65 Lease G0588 VILD WELL CONTROL INC. DEEPWATER and BP Exploration & Oil Inc., Marathon Oil Company, and Shell ploration & Oil Inc., Marathon Oil Company, and Shell Deepwater ABANDONMENT ALTERNATIVES INC. MARUBENI Purch nwater Development Inc. successor in interest to Shell Offsho elopment Inc., successor in interest to Shell Offshore Inc. III & GAS (USA) LLC WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING. RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC., W & T ENER APACHE OFFSHORE INVESTMENT GP Unit Agreen UNIT AGREEMENT, SOUTH TIMBALIER BLOCK 295 FIELD UNIT BY AND BETWEEN SHELL OFFSHORE INC. AND APACHE SHELL OFFSHORE INC. AND APACHE CORPORATION, ET AL. T 276 Lease G07780, ST 295 Lease G05646, ST 296 Leas Divisive Mergers CORPORATION, ET AL. nent by and between Shell Offshore Inc. and BP etter Agreement - Other Land nell Offshore Inc. and BP Exploration & Oil Inc. //C 110 Lease G18192 MARUBENI OIL & GAS (USA) LLC. TALOS Assume and assign to Credit Bid Exploration & Oil Inc. : btw BP and Shell in Lieu of PHA with Apache. RESOURCES LLC exploration area

Termination of Exploration Program Agreement by and betwee

Shell Offshore Inc. and Devon Louisiana Corporation: Apache 3/7/2005 Termination / Ratification and Joinder Operating or Other Agreements hell Offshore Inc. and Devon Louisiana Corporation; Apache Corporati GI 110 Lease G13943, GI 116 Lease G13944 V & T OFFSHORE INC Assume and assign to Credit Bid Shell Offshore Inc. and Devon Louisiana Corporation; Apache Corporation: Termination of 01/01/1998 Exploration Program Letter Agmt. dated 5-7-1993 b/b Shell Offshore Inc. and Freeport McMoRan Oil and Gas Company. nell Offshore Inc. and Freeport McMoRan Oil and Gas Company. /R 332 Lease G09514 ANKOR E&P HOLDINGS CORPORATION, CANNA Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid x x Exploration Program Agreement by and between Shell Offshore In and Ocean Energy Inc.: Exploration Program Agreement Shell ID greements rospects Ocean to Participate armout Agmt. eff. 6-1-1993 b/b Shell Offshore Inc. and Samedan ANKOR E&P HOLDINGS CORPORATION, CANNA 1515 Farmout Agreement ieldwood Energy VR 332 Lease G09514 Assume and Allocate Pursuant to Offshore LLC DII Coporation. OFFSHORE OPERATING AGREEMENT DATED APRIL 1, 1998, BY SHELL OFFSHORE INC. AND SNYDER OIL CORPORATION, ET AL ENERGY INC. ENERGY XXI GOM LLC, MARUBENI OIL & GAS Divisive Mergers
Assume and Allocate Pursuant to Joint Operating Agreemer K 780 Lease G06884, VK 824 Lease G15436 \$0.00 AND BETWEEN SHELL OFFSHORE INC. AND SNYDER OIL ffehore LLC (USA) LLC. TOTAL E & P USA INC Divisive Mergers CORPORATION, ET AL.

PARTICIPATION AGREEMENT BY AND BETWEEN SHELL

OFFSHORE INC. AND WESTPORT OIL AND GAS COMPANY INC. SHELL OFFSHORE INC. AND WESTPORT OIL AND GAS COMPANING. Assume and assign to Credit Bid roperty Participation & Exchange 110 Lease G1819 RED WILLOW OFFSHORE LLC, TALOS ENERG Farmout Agreement Droshky Farmout Agreement dated effective December 1, 2006 between Shell Offshore Inc. and Shell Offshore Inc. and GC 244 Lease G11043 Assume and assign to Credit Bid Fieldwood Energy Offshore LLC \$0.00 rathon Oil Company designating Marathon Oil Company as operator of Marathon Oil Company designating Marathon Oil Company as GC 244 16.000° VDSS to 24,000' TVDSS operator of GC 244 16,000 TVDSS to 24,000' TVDSS
b/b Shell Offshore Inc. andf Barrett Resources Corporation Shell Offshore Inc. andf Barrett Resources Corporation 1519 9/25/1997 Operating Agreement - Other H A545 Lease G17199 TALOS ERT LLO Assume and Allocate Pursuant to Divisive Mergers me and assign to Credit Bid Letter Agreement, dated 4/8/2010 between Shell Offshore Inc., Apache Corporation and Nippon Oil Exploration U.S.A. Limited amending the Unit Operating Agreement, dated 4/8/2010 Letter Agreement - UOA GI 110 Lease G13943, GI 116 Lease G13944 W & T OFFSHORE INC 1998. IT AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC., ET AL. AND CNG PRODUCING COMPANY

OPERATING AGREEMENT BY AND BETWEEN SHELL OFFSHORE SHELL OFFSHORE, INC, OPERATOR. AND WESTPORT OIL & GAS Divisive Mergers Assume and assign to Credit Bid 1522 Joint Operating Agreemen ieldwood Energy LLC AC 110 Lease G18192 MARUBENI OIL & GAS (USA) LLC, TALOS INC. AND WESTPORT OIL AND GAS COMPANY INC COMPANY INC eldwood Energy RESOURCES LLC JOINT VENTURE AGREEMENT - SPECTER PROSPECT DATED ENERGY XXI GOM LLC MARUBENI OII & GAS 1523 4/1/1998 Joint Development / Venture / Exr SHELL OFFSHORE INC. AND FLE EXPLORATION INC. ET AL K 780 Lease G06884 VK 824 Lease G15436 \$0.00 me and Allocate Pursuant to JOINT VENTURE AGREEMENT - SPECTER PROSPECT DATED APRIL 1, 1988 BY AND BETWEEN SHELL OFFSHORE, INC. AND ELF EXPLORATION INC. ET AL., as amended. ADDENDUM TO JOINT VENTURE AGREEMENT DATED NOVEMBER 5, 1998, BY AND BETWEEN SHELL OFSSHORE INC. ffshore LLC JSA) LLC, TOTAL E & P USA INC e and Allocate Pursuan Divisive Mergers USA) LLC, TOTAL E & P USA INC ffshore LLC AND NIPPON OIL EXPLORATION U.S.A. LIMITED, ET AL.
OFFSHORE OPERATING AGREEMENT b/b SHELL OIL
COMPANYand FLORIDA EXPLORATION COMPANY, ET AL CASTEX OFFSHORE INC, WALTER OIL & GAS HELL OIL COMPANYand FLORIDA EXPLORATION COMPANY, ET AL Idwood Energy LLC Assume and Allocate Pursuant to rating Agreement - Other CORPORATION, WALTER OIL & GAS Divisive Mergers ORPORATION, BRISTOW US LLC SHELL PIPELINE SHELL PIPELINE MP 69 /Perez Family Surface Lease Assume and Allocate Pursuant to

\$0.00

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]		Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
1527	7/1/1986	Marketing - Construction, Operations, Management, Ownership Agreements	Shell Pipeline is contract operator - Fieldwood Energy LLC has ownership along with various other owners including shell.	Shell Pipeline		GC 065 Lease G05899	WILD WELL CONTROL INC, DEEPWATER ABANDONIMENT ALTERNATUSES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & TEND	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1528		Oilfield Services	2018 Shore Offshore Services LLC - Platform Removal Contract	SHORE OFFSHORE SERVICE LLC		n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1529		Oilfield Services	777955_Master Services Agreement dated effective 01/22/2019	SIGNA ENGINEERING CORP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1530		Oilfield Services	Master Services Agreement dated effective 03/07/2019	Skoflo Industries, Inc.	Fieldwood Energy, LLC	n.a.	n.a.	\$30,480.96	Assume and assign to Credit Bid Purchaser		x		
1531		Oilfield Services	777962_PO Terms & Conditions dated effective 10/10/2019	SKYSPRING OIL & GAS SERVICES, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1532		Oilfield Services	MWD, LWD, Whipstocks, Drilling Tools, Fishing Services	SMITH INTERNATIONAL INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1533	7/21/2016	Non-Oilfield Services	Solex Agreement (Final)	SOLEX	Fieldwood Energy LLC	n.a.	n.a.	\$50,165.13	Assume and assign to Credit Bid Purchaser		x		
1534		Oilfield Services	Catering Services & Personnel (Cooks, Galleyhands, Etc.)	SONOCO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	-	
1535	5/31/2019	Non-Oilfield Services	Consulting Agreement	SOREAP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x	-	-
1536		Non-Oilfield Services	Consulting Agreements	SOREAP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	-	
1537	8/1/1994	Operating Agreement - Other	GRAND BAY RECEIVING STATION BETWEEN SOUTHERN NATURAL GAS COMPANY AND PENZOIL PETROLEUM COMPANY	SOUTHERN NATURAL GAS COMPANY AND PENZOIL PETROLEUM COMPANY		MP 140 Lease G02193	JX NIPPON OIL EXPLORATION USA LTD	\$0.00	Purchaser Assume and Allocate Pursuant to Divisive Mergers	x			
1538		Oilfield Services	558442-Daywork Drilling Contract dated 1-3-2012	SPARTAN OFFSHORE DRILLING, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1539		Oilfield Services	701192_Master Services Agreement dated effective 08/16/2016	SPECIALTY RTP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1540		Oilfield Services	Water Analyzers	SPECTRO SCIENTIFIC, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1541		Unit Agreement and/or Unit Operating Agreement	VOLUNTARY UNIT AGREEMENT DATED JANUARY 1, 2005, BY AND BETWEEN SPINNAKER EXPLORATION COMPANY, LL.C. AND THE HOUSTON EXPLORATION COMPANY AND GRYPHON EXPLORATION COMPANY.		Fieldwood Energy Offshore LLC	GA 210 Lease G25524		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
			bit SPN and Arena as amended by Amendment and Supplement to Evaluation Agreement dated November 5, 2004, Amendment and Supplement to Evaluation Agreement dated December 13, 2004, Extension Request dated November 8, 2005, and Assignment Agreement and Amendment to Operating Agreements dated May 5, 2006			WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989, WD 85 Lease G04895, WD 86 Lease G02934		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1543		Amendment and Supplement to Evaluation Agreement	b/b SPN and Arena	SPN and Arena		WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989, WD 85 Lease G04895, WD 86 Lease G02934		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1544	12/13/2004	Amendment and Supplement to Evaluation Agreement	b/b SPN and Arena	SPN and Arena		WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989, WD 85 Lease G04895, WD 86 Lease G02934		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1545	5/5/2006	Operating Agreement - Other	b/b SPN and Arena	SPN and Arena		WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989, WD 85 Lease G04895, WD 86 Lease G02934		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1546	11/1/2004	Operating Agreement - Other	b/b SPN and Arena	SPN and Arena		WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989	TAMPNET INC, VENICE GATHERING SYSTEMS	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1547		Property Participation & Exchange	b/b SPN and Arena	SPN and Arena		WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989, EI 100 Lease 796	TAMPNET INC, VENICE GATHERING SYSTEMS	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1548		Agreements Oilfield Services	Stabilizers	STABIL DRILL	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1549		Oilfield Services	Software at Grand Chenier Separating Facility (Wonderware West)	STANDARD AUTOMATION & CONTROL LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1550	6/12/2013	Other Lease / Rental Agreement	Lease Extension and Amendment State Lease No. 19718 by and between State Mineral Board and Dynamic Offshore Resources, LLC; LLOG Bluewater Holdings, L.L.C.; LLOG Exploration Company, LL.C.:	State Mineral Board and Dynamic Offshore Resources, LLC; LLOG Bluewater Holdings, LL.C.; LLOG Exploration Company, L.L.C.		BS 25 Lease 19718		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1551	9/18/1975	Right of Way	ST OF LA ROW 1594	STATE OF LA		SP 6 & 7		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1552	6/28/2007	Water Bottom Contracts	STATE OF LA WATER BOTTOM LEASE #576	STATE OF LA		BURRWOOD / SP 42-43		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1553	10/17/2007	Surface Lease	ST OF LA NO 3011	STATE OF LA		BURRWOOD		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1554	6/17/2014	Assignment of Oil & Gas Leasehold Interest(s)	Assignment agreement dated 17 Jun 14 by and between Statoil Gulf of Mexico LLC and Noble Energy, Inc	Statoil Gulf of Mexico LLC and Noble Energy, Inc., Phoenix Exploration Company LP, Challenger Minerals Inc. et al	Fieldwood Energy LLC	EW 790 Lease G33140		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1555	3/1/2014	Letter Agreement - Other Land Oilfield Services	Letter Agreement dated effective March 1, 2014 by and between Statoil Gulf of Mexico LLC and Noble Energy, Inc., as amended by letter dated June 9, 2014.	Statoli Gulf of Mexico LLC, Noble Energy, Inc., Phoenix Exploration Company LP, Challenger Minerals Inc. et al STEEL SERVICE OILFIELD TUBULAR INC	Fieldwood Energy LLC	GC 40 Lease G34536, GC 41 Lease G34537, EW 1009 Lease G34878, EW 1010 Lease G34879, EW 1011 Lease G34880	LLC	\$0.00 \$0.00	Assume and assign to Credit Bid Purchaser		x		
1557	4/7/2000	Oillield Services Surface Lease	Tubing Supplier, Chrome STERLING SUGARS LLC	STEEL SERVICE OILFIELD TUBULAR INC	Fieldwood Energy LLC	n.a. MYETTE POINT / SL1491403- FWE II	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	\rightarrow	
1557	4/1/2000	Surface Lease Oilfield Services	Threader	STEWART TUBULAR PRODUCTS INC	Fieldwood Energy LLC	n a	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	\rightarrow	
1559	2/23/2017	Marketing - Pipeline Transport	Stingray Precedent Agreement by and between Stingray Pipeline Company L.L.C. and Fieldwood Energy LLC	Stingray Pipeline Company L.L.C. and Fieldwood Energy LLC	Fieldwood Energy LLC	n.a., n.a., n.a.		\$0.00	Purchaser Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on		x		
		200 110							account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and assign to Credit Bid	x	х	x	x
1560		Oilfield Services	500187_MSA dated effective 11/01/2013; Master Services Agreement dated effective 01/01/2015	STOKES & SPIEHLER OFFSHORE INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser		x		
1561		Oilfield Services	Texas RRC Permits	STOKES & SPIEHLER REGULATORY SERVICES, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1562		Agreement	by and between Fieldwood Energy LLC and Stone Energy Corporation: Stone acknowledgement of reciept of Bond	Stone Energy Corporation	Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1563		Letter Agreement - Other Land Letter Agreement - Other Land	STONE ENERGY CORPORATION AND BP AMERICA PRODUCTION COMPANY. LETTER AGREEMENT DATED MARCH 28.1995. BY AND	I STONE ENERGY CORPORATION AND BP AMERICA PRODUCTION COMPANY. STONE ENERGY CORPORATION AND DAVID U. MELOY, ET AL.	Fieldwood Energy Offshore LLC Fieldwood Energy	WC 34 Lease G03251, WC 35 Lease G02819, WC 35, WC 66 Lease G01860, WC 35/66 Lease G01860, WC 65 Lease G02825, WC 66 Lease G02826, WC 67 Lease G03256 WC 34 Lease G02819, WC 35 Lease G01860, WC 65 Lease G02825, WC		\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x			
			BETWEEN STONE ENERGY CORPORATION AND DAVID U. MELOY, ET AL.		Offshore LLC	66 Lease G02826, WC 67 Lease G03256			Divisive Mergers	x			
1565			LETTER AGREEMENT DATED JULY 15, 1994 BY AND BETWEEN STONE ENERGY CORPORATION AND DAVID U. MELOY.		Fieldwood Energy Offshore LLC	WC 34 Lease G02819, WC 35 Lease G01860, WC 65 Lease G02825, WC 66 Lease G02826, WC 67 Lease G03256		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1566		Joint Operating Agreement	STONE ENERGY CORPORATION AND GOM SHELF LLC, ET AL	STONE ENERGY CORPORATION AND GOM SHELF LLC, ET AL	Fieldwood Energy LLC	SS 198 Lease 593, SS 198 Lease G12355	RENAISSANCE OFFSHORE, LLC, TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to	x			
1567		Well / Prospect Proposals	Gilligan & Bingo: Stone offering of prospects to Fieldwood Fieldwood election	Stone Energy Offshore, L.L.C.		MC 65 Lease G21742		\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x			
1568		Well / Prospect Proposals	Gilligan & Bingo: Stone requesting extension and fieldowood's election	Stone Energy Offshore, L.L.C.	Fieldwood Energy LLC	MC 65 Lease G21742		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1569	3/24/2014	Well / Prospect Proposals	Gilligan & Bingo: Stone requesting extension and fieldowood's election	Stone Energy Offshore, L.L.C.	Fieldwood Energy LLC	MC 65 Lease G21742		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

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 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]		Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III	FW IV
1570	3/28/2014	Well / Prospect Proposals	Proposal Amendment and Various requests for extension from Stone and election by Fieldwood	Stone Energy Offshore, L.L.C.		MC 65 Lease G21742		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1571	1/10/2014	Well / Prospect Proposals	Gilligan & Bingo: Stone offering of prospects to Fieldwood Fieldwood	Stone Energy Offshore, L.L.C.	Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to	x			
1572	2/5/2014	Well / Prospect Proposals	Gilligan & Bingo: Stone requesting extension and fieldowood's	Stone Energy Offshore, L.L.C.	Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x			
1573	3/24/2014	Well / Prospect Proposals	Gilligan & Bingo: Stone requesting extension and fieldowood's	Stone Energy Offshore, L.L.C.	Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to	x			
1574	9/9/2015	Performance Bond & Supplemental Bonding Agreement	election by and between Fieldwood Energy LLC, SEO A LLC, Stone Energy Corporation and Stone Energy Offshore, L.L.C.: Fieldwood will apply	Stone Energy Offshore, L.L.C.; Stone Energy Offshore, L.L.C., Stone Energy Corporation, SEO A LLC	Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x			
1575		Oilfield Services	own Supp Bonding Core Sample / Fluid Sample Analysis	STRATUM RESERVOIR ISOTECH LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×	-+	
1576		Oilfield Services	Master Service Contract dated Feb 11, 2020	STRATUM RESERVOIR, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×		
1577		Oilfield Services	MSA dated effective 08/07/2014 (Net 30 for PO 29323 only)	STRESS ENGINEERING SERVICES INC	Fieldwood Energy LLC	n a	na	\$0.00	Purchaser Assume and assign to Credit Bid				
1578		Oilfield Services	Master Agreement for the Provision of Marine Construction Services	Subsea 7 (US) LLC	Fieldwood Energy, LLC	n a	na	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1579		Oilfield Services	dated effective 09/28/2018 Master Agreement for the Provision of Marine Construction Services	Subsea 7 (US) LLC	Fieldwood Energy, LLC		20	\$0.00	Purchaser Assume and assign to Credit Bid		x		
			dated effective May 20, 2019	SUBSEA 7 US LLC		n.a.	11.4.	\$0.00	Purchaser		x		
1580		Oilfield Services	Marine Construction Services (EPCI) dated May 20, 2019		Fieldwood Energy LLC	n.a.	n.a.		Assume and assign to Credit Bid Purchaser		x		
1581		Oilfield Services	777785_Master Services Agreement dated effective 11/13/2018	SUBSEA SOLUTIONS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1582		Oilfield Services	Marine Construction Services Agreement dated effective May 20th 2019	SUBSEA7 I-TECH US INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1583	12/17/2019	Non-Oilfield Services	Consulting Agreement	SULLEXIS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1584		Oilfield Services	Specialty Fluids	SUN DRILLING PRODUCTS CORP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1585		Oilfield Services	512944_Master Services Agreement dated effective 12/01/2013	SUPERIOR ENERGY SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1586		Oilfield Services	Various Contractor Services (CT Units, GP Tools, Rental Equip., Cement Services. Well Support. Etc.)	SUPERIOR ENERGY SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1587	1/31/2010	Acquisition / PSA / Other Purchase or Sale Agreements	Centinia services, Vette apport, Euc. Purchase and Sale Agreement, dated January 31, 2010, by and between Superior Energy Services, Inc., Wild Well Control, Inc. and Dynamic Offshore Resources, LLC.	Superior Energy Services, Inc.; Wild Well Control, Inc.	Fieldwood Energy Offshore LLC	GC 65 Lease G05889, GC 64 Lease G34539	WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1588		Oilfield Services	Grating & Handrail Pipe, Valves and Fittings	SUPERIOR SUPPLY & STEEL	Fieldwood Energy LLC	n.a.	CHEVRON USA INC, W & T ENER	\$0.00	Assume and assign to Credit Bid			-+	
1589		Oilfield Services	Wellheads	SURFACE SYSTEMS CAMERON	Fieldwood Energy LLC	n a	na	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1590		Oilfield Services	777861 PO Terms & Conditions dated effective 04/01/2019	SWAGELOK LOUISIANA	Fieldwood Energy LLC	na na	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1591		Surface Lease	SWEET LAKE LAND & OIL CO	SWEET LAKE LAND & OIL CO	rieldwood Energy EEC	GIBBSTOWN	11.4.	\$0.00	Purchaser Assume and Allocate Pursuant to		x		
1592	9/2//2013	Surface Lease	stop loss insurance	Symetra. Partner re		GIBBSTOWN		\$0.00	Divisive Mergers Assume and assign to Credit Bid	x			
		Other	'	l'	Fieldwood Energy LLC	n.a.	n.a.		Purchaser		x		
1593		Operating Agreement - Other	Operating Agreement eff. 12/4/58	Talos Energy Offshore	Fieldwood Energy LLC	EC 265 Lease G00972	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1594		Letter Agreement - Other Land	Letter Agreement SS 198 J-11 Well zone shift: Zone shift recommended and election fron HO to HG sand by and between GOM Shelf Offshore LLC and Renaissance Offshore LLC pursuant to that certain PHA for MC 496 produced at SP B Platform	Talos Energy Offshore LLC, Renaissance Offshore, LLC	GOM Shelf LLC	SS 198 Lease 593	RENAISSANCE OFFSHORE, LLC, TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1595		Abandonment / Decommissioning Agreement	dated 11/1/2002	Talos ERT LLC, The Louisiana Land and Exploration Company LLC, Marubeni Oil & Gas (USA) LLC	Fieldwood Energy LLC	SP 89 Lease G01618	TALOS ERT LLC, THE LOUISIANA LAND & EXPL CO LLC, SANARE ENERGY PARTNERS, LLC, Texas Eastern Transmission / Spectra Energy		Assume and Allocate Pursuant to Divisive Mergers	x			
1596		Oilfield Services	504973_Master Services Agreement dated effective 02/21/2014	TAM INTERNATIONAL	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1597		Oilfield Services	Communication for L/B Man O War (P&A)	TAMPNET INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1598	12/16/2013	Joint Operating Agreement	TANA EXPLORATION COMPANY LLC AND APACHE CORPORATION	TANA EXPLORATION COMPANY LLC AND APACHE CORPORATION	Fieldwood Energy LLC	El 315 N2 Lease G24912	ARENA ENERGY LP, TANA EXPLORATION COMPANY LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1599	8/13/2012	Property Participation & Exchange Agreements	Participation Agreement by and between Tana Exploration Company LLC and Dyanmice Offshore Resources, LLC : BS 25 Federal and	Tana Exploration Company LLC and Dyanmice Offshore Resources, LLC		BS 25 Lease 19718, BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1600	6/6/2013	Elections	State BS No. 1 Well Election Completion Letter by and between Tana	Tana Exploration Company LLC and Dynamic Offshore Resources, LLC;		BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Assume and assign to Credit Bid		•		
1600	6/6/2013	Elections	BS No. 1 Well Election Completion Letter by and between 1 and Exploration Company LLC and Dynamic Offshore Resources, LLC; Walter Oil & Gas Corporation: Tana drilled well No. 1 federal Lease G31442	Walter Oil & Gas Corporation		BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1601	6/3/2013	Other Misc.	BS No. 1 Well Recommendation Discontinue Drilling by and between Tana Exploration Company LLC and Dynamic Offshre Resources, LLC; Walter Oil & Gas Corporation: Tana drilled well No. 1 federal	Tana Exploration Company LLC and Dynamic Offshre Resources, LLC; Walter Oil & Gas Corporation		BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1602	12/7/2017	Termination / Ratification and Joinder of Operating or Other Agreements	Lease G31442 Termination of Ratification and Joinder of Operating Agreement by and between Tana Exploration Company LLC and Fieldwood Energy LLC: Tax Partnership election	Tana Exploration Company LLC and Fieldwood Energy LLC	Fieldwood Energy LLC	BS 25 Lease 19718, BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1603	8/21/2012	Termination / Ratification and Joinder of Operating or Other Agreements	Ratification and Joinder of Offshore Operating Agreement by and between Tana Exploration Company LLC and LLOG Exploration Offshore. L.L.C: LLOG Exploration Company. L.L.C: Walter Oil &	Tana Exploration Company LLC and LLOG Exploration Offshore, L.L.C.; LLOG Exploration Company, L.L.C.; Walter Oil & Gas Corporation; Dynamic Offshore Resources, LLC		BS 25 Lease 19718, BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1604	010410015	Operating Agreement - Other	Gas Corporation; Dynamic Offshore Resources, LLC : Of JOA covering federal and state lease dated 03/01/2009	Tana Exploration Company LLC and Walter Oil & Gas Corporation; LLOG		BS 25 Lease 19718, BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	A				
1604	8/21/2012	Operating Agreement - Other	Amendment No. 1 to Offshore Operating Agreement by and between Tana Exploration Company LLC and Walter Oil & Gas Corporation; LLOG Exploration Offshore, LLC.; LLOG Exploration Company, LLC.; LLOG Bluewater Holdings, LLC.; Dynamic Offshore	Tana exportation company Lt.C and water Uit & Gas Corporation; LLOG Exploration Offshore, L.L.C.; LLOG Exploration Company, L.L.C.; LLOG Bluewater Holdings, LL.C.; Dynamic Offshore Resources, LLC		BS 25 Lease 19718, BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1605		Other	Resources, LLC : Amend JOA 03/01/2009 Flexible spending account	TaxSaver	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×	+	
1606		Oilfield Services	701035_Master Services Agreement dated effective 11/30/2015	TCB FABRICATION, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	-+	$\overline{}$
1607		Other	telemedicine	Teladoc	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	-+	
1608		Oilfield Services	Hazard Surveys and Vessel Positioning (Purchased Tesla	TELESIS GEOPHYSICAL SERVICES,LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	\rightarrow	
1609		Oilfield Services	Equipment) 553360_Master_Services_Contract dated effective 01/31/20	TENARIS GLOBAL SERVICES USA CORP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			\rightarrow	
1610		Oilfield Services	501430 Master Services Agreement dated effective 11/01/2013	TETRA APPLIED TECHNOLOGIES INC	Fieldwood Energy LLC	n a	n a	\$0.00	Purchaser Assume and assign to Credit Bid		x	\rightarrow	
1611	5/18/100C	Property Participation & Exchange	by and between Texaco Exploration and Production Inc. and Aviara	Texaco Exploration and Production Inc. and Aviara Energy Corporation		EI 313 Lease G02608	EPL OIL & GAS, LLC	\$0.00	Purchaser Assume and Allocate Pursuant to		x	\longrightarrow	
1612	5/18/1999	Agreements Operating Agreement - Other	by and between Texaco Exploration and Production Inc. and Aviara Energy Corporation Operating Agreement, as amended by and between Texaco	Texaco Exploration and Production Inc. and Aviara Energy Corporation Texaco Exploration and Production Inc. and Mobil Oil Exploration &		SS 204 Lease G01520, SS 207 Lease G01523, SS 216 Lease G01524	EPL OIL & GAS, LLC. EPL OIL & GAS, LLC. KINETICA DEEPWATER	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x		\longrightarrow	
10.2			Operating Agreement, as amenoed by and between Lexaco Exploration and Production Inc. and Mobil Oil Exploration & Producing Southeast Inc., et al AMENDMENT TO OPERATING AGREEMENT DATED MARCH 13,	Producing Southeast Inc., et al TEXACO EXPLORATION AND PRODUCTION INC. AND VASTAR	Fieldwood Energy	SS 204 Lease G01520, SS 207 Lease G01523, SS 216 Lease G01524 WC 34 Lease G03251, WC 35 Lease G02819, WC 35, WC 66 Lease	EXPRESS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x			x
1013	24.121.1888	Joint Operating Agreement	AMENDMENT TO OPERATING AGREEMENT DATED MARCH 13, 1998, BY AND BETWEEN TEXACO EXPLORATION AND PRODUCTION INC. AND VASTAR RESOURCES, INC.	RESOURCES, INC.	Offshore LLC	WC 34 Lease G03251, WC 35 Lease G02819, WC 35, WC 66 Lease G01860, WC 66 Lease G02826		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]		Credit Bid Purchaser		FW IV
1614	5/1/1991	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO EXPLORATION AND PRODUCTION INC., MOBIL OIL EXPLORATION & PRODUCING SOUTHEAST ET AL	Texaco Exploration and Production Inc., Mobil Oil Exploration & Producing Southeast Inc, Chevron Southeast Inc., Hunt Oil Company, The George R. Brown Partnership, Torch Energy Advisors Incorporated, Torc, Norcen	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	SM 281 Lease G02600		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1615	6/15/2001	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO EXPLORATION AND RWE PERTROLEUM COMPANY ET AL	Explorer, Inc., Norcen Offshore Properties TEXACO EXPLORATION AND RWE PERTROLEUM COMPANY ET AL	Fieldwood Energy LLC	SM 280 Lease G14456, SM 281 Lease G02600	MP GULF OF MEXICO, LLC	\$0.00	Assume and Allocate Pursuant to	x			
1616	8/27/2003	Marketing - Connection Agreement	EAPLORATION AND TWIS PERTINDLEUM COMPANY ET AL INTERCONNECT AGREEMENT FOR SP 87	TEXAS EASTERN TRANSMISSION CORPORATION, MARATHON OIL COMPANY		SP 87 Lease G07799	TALOS ERT LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x			
1617	2/16/2010	Marketing - Connection Agreement	Interconnect and Reimbursement Agreement	TEXAS EASTERN TRANSMISSION, LP, PHOENIX EXPLORATION COMPANY, LP, PEREGRINE OIL AND GAS II, LLC, CHALLENGER MINERALS INC.		CA 43 Lease G32268	CASTEX OFFSHORE INC, PEREGRINE OIL AND GAS II LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1618		Oilfield Services	Provides SuperSacks of Cement	TEXAS LEHIGH CEMENT COMPANY LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1619		Oilfield Services	700479_Master_Service_Contract Effective_02-28-2014	TEXAS MARINE SHIPYARD LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1620	10/10/2018	Non-Oilfield Services	Consulting Agreement	TH1, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1621		Oilfield Services	Slickline / Cased Hole Bailers	THE CAVINS CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1622		Non-Oilfield Services	Services Agreement	THE GUARDIAN LIFE INSURANCE COMPANY	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1623		Non-Oilfield Services	Insurance Policy	THE GUARDIAN LIFE INSURANCE COMPANY	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to		x		
1624	10/6/2004	Other Misc. Joint Development / Venture / Exploration	LETTER OF INTENT DATED OCTOBER 6, 2004, BY AND BETWEEN THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C. EXPLORATION AGREEMENT DATED OCTOBER 7, 2004, BY AND	THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C. THE HOUSTON EXPLORATION COMPANY AND SPINNAKER	Fieldwood Energy Offshore LLC Fieldwood Energy	GA 210 Lease G25524 GA 210 Lease G25524		\$0.00 \$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x			
1625	10///2004	Joint Development / Venture / Exploration Agreements	EXPLORATION AGREEMENT DATED OCTOBER 7, 2004, BY AND BETWEEN THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.	EXPLORATION COMPANY, L.L.C.	Offshore LLC			\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
		Farmout Agreement	Farmout Proposal Letter Agreement between The Houston Exploration Company	The Houston Exploration Company and Noble Energy Inc. 2/22/2006	Fieldwood Energy LLC	VR 408 Lease G15212		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1627	12/1/2018	Other	and Noble Energy Inc. 2/22/2006 Sublease - One Briar Lake PlazaSuite 320	THE LUBRIZOL CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$1,858.38	Assume and assign to Credit Bid Purchaser		x		
1628	2/11/1994	Unit Agreement and/or Unit Operating Agreement	Unit Agreement For Outer Continental Shelf Exploration. Development and Production Operations on the Viosca Knoll 252 Unit designated Contract No. 754394013, by the Minerals Management Service, dated effective February 11, 1994, executed by Samedan Oil Corporation (as Unit Operator) and Chevron U.S.A. Inc.(as a working interest owner).	The Milnerals Management Service, Samedan Oil Corporation and Chevron U.S.A. Inc.		VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x	
1629		Oilfield Services	Mud Logging	THE MUDLOGGING COMPANY USA LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1630		Oilfield Services	504791_Master Services Agreement dated effective 11/01/2013	THE NACHER CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1631		Oilfield Services	Drill Pipe, Downhole Tools, Other Rental Tools	THOMAS TOOLS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1632	1/30/2019	Non-Oilfield Services	Subscription Agreement	TIBCO SOFTWARE, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1633		Oilfield Services	Filter Media	TIMBALIER SALES & RENTAL INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1634		Oilfield Services	565612_Master Services Agreement dated effective 05/11/2017	TIMKEN GEARS & SERVICES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1635		Non-Oilfield Services	Consultuing Agreement	TIORAM SUBSEA INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1636		Farmout Agreement	FO and Operating Agreement dated 10/1/91 between Torch Energy Advisors Inc etal and Hall-Hosuton Oil Company CONNECTION AGREEMENT INSTALLATION OF FACILITIES	Torch Energy Advisors Inc etal and Hall-Hosuton Oil Company	Fieldwood Energy LLC	SS 291 Lease G02923		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1637	5/28/2009	Marketing - Connection Agreement	CONNECTION AGREEMENT INSTALLATION OF FACILITIES	TOTAL E&P USA, INC., STONE ENERGY OFFSHORE LLC		MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1638		Oilfield Services	Daily Operating Supplies	TOTAL PRODUCTION SUPPLY, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1639		Oilfield Services	501635_Master Services Agreement dated effective 01/01/2014	TOTAL SAFETY U.S. INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1640	12/20/2018	Other Misc.	by and between Fieldwood Energy LLC and TR Offhsore. L.L.C.: Contemplation of Contract Operating Agreement, Transportation Agreement	TR Offhsore, L.L.C.		MI 518 Texas SL 80522 Lease MF80522		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1641	1/3/1997	Joint Operating Agreement	Operating Agreement eff. 1-3-1977 b/b Transco Exploration Company, as Operator, and Freeport Oil Company, Energy Development Corporation, Pioneer Production Corporation, et al	Transco Exploration Company, as Operator, and Freeport Oil Company, Energy Development Corporation, Pioneer Production Corporation, et al	Fieldwood Energy Offshore LLC	WD 34 Lease G03414		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
		Marketing - Connection Agreement	CONNECTION AND LATERAL LINE INTERCONNECT	TRANSCONTINENENTAL GAS PIPELINE CORPORATION, BP EXPLORATION INC		MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1643	1/25/2005	Letter Agreement - Operating Agreement	Latter Agreement for the Operation and Ownership Transfer of Cortain South Marsh Island Block 68 Facilities, dated effective January 25, 2005, between Transcontinental Gas Pipeline Corporation, as Sellers and Union Oll "Company-of California and Forest Oll Corporation, as Purchasers, for facilities and pipeline	Transcontinental Gas Pipeline Corporation, Union Oil Company of California and Forest Oil	Fieldwood Energy Offshore LLC	SM 66 Lease G01198		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			x
1644	12/4/1996	Joint Operating Agreement	associated with "A" and "C" Platforms', NEVER CONSOMATED. OPERATING AGREEMENT BY AND BETWEEN TRANSTEXAS AND DAVIS PETRO FUM CORP.	TRANSTEXAS AND DAVIS PETROLEUM CORP	Fieldwood Onshore LLC	ST 331/332; EAGLE BAY ST 329 #1; SAN LEON GAS UNIT		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1645	2/20/2000	Pooling Agreement	CORPORATION, DAVIS PETROLEUM CORP AND GENERAL LANI	TRANSTEXAS GAS CORPORATION, DAVIS PETROLEUM CORP AND DIGENERAL LAND OFFICE OF TEXAS	Fieldwood Onshore LLC	SAN LEON GAS UNIT NO. 1		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1646	10/3/2020	Non-O&G Real Property Lease / Rental / Sublease Agreements	OFFICE OF TEXAS COVID-19 Testing locations. Monthly agreement between Fieldwood and Trend Services Total Area: Work Trailer & Furniture - 3 Locations Square Footage: 8x24 'Trailer	Trend Services	Fieldwood Energy LLC	Total Area: Work Trailer & Furniture - 3 LocationsSquare Footage: 8'x24' Trailer		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1647		Oilfield Services	Address: PHI - Galveston, Houma and Abbeville 777675_Master Services Agreement dated effective 06/22/2018	TRENDSETTER ENGINEERING INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1648		Other Services Agreements	Response Resources Agreement	Trendsetter Subsea International LLC		Area wide		\$0.00	Purchaser Assume and assign to Credit Bid		x		
1649	4/15/2011	Oilfield Services	Utilization Agreement Thread Protectors	TRI-STAR PROTECTOR SVC CO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1650		Oilfield Services	Primary Cleaning - Confined Space Entry Crews, Clean Out Crews	TRUSSCO, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		-
1651		Oilfield Services	(also called Gibsons Trussco / Gibsons) 778061_Master Services Agreement dated effective 09/21/20	TRUSTED COMPLIANCE, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate	Proposed Contract Treatment [6]	FW I	Credit Bid FW	III FWIV
1652	Date	Oilfield Services	P&A ARO Reports (Topside)	TSB OFFSHORE INC	Fieldwood Energy LLC		n.a.	\$0.00	Assume and assign to Credit Bid		Purchaser	
1653		Oilfield Services	Thread and Tubular Inspection	TUBOSCOPE	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1654		Oilfield Services	559582_Master Services Agreement dated effective 11/01/2013	TUBULAR SOLUTIONS, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1655		Oilfield Services	Fieldwood Core Network Provider (G&A)	TW TELECOM HOLDINGS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×	
1656	10/1/2001	Operating Agreement - Other	Operating Agreement eff. 10-1-01 b/b Union and Forest	Union and Forest		SM 18 Lease G08680		\$0.00	Purchaser Assume and Allocate Pursuant to	x		
1657	10/1/2001	Operating Agreement - Other	Operating Agreement eff. 10-1-01 b/b Union and Forest	Union and Forest		VR 380 Lease G02580		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	х		
1658	3/1/2001	Joint Operating Agreement	Joint Development Agreement with Operating Agreement, dated	Union Oil Company of California, Vastar Offshore, Inc. and Panaco, Inc.	Fieldwood SD Offshore	EB 161 Lease G02648		\$0.00	Divisive Mergers Assume and Allocate Pursuant to			
1659	0/4/000F	Letter Agreement - UOA	March 1, 2001, between Union Oil Company of California, Vastar Offshore, Inc. and Panaco, Inc., parts of EB 161 and 205. Letter Agreement, dated February 1, 2005, between Union Oil	Union Oil Company of California and Forest Oil	Fieldwood Energy	SM 137 Lease G02589		\$0.00	Divisive Mergers Assume and Allocate Pursuant to			x
1659	2/1/2005	Letter Agreement - OOA	Company of California and Forest Oil , covering OCS-G 2589, South Marsh Island Block 137, asthe Unit Operating Agreement for South	office of Company of California and Polest Oil	Offshore LLC	SW 137 Lease Guzsos		\$0.00	Divisive Mergers			
			Marsh Island Block 137 Unit, identified as Unit Agreement No. 14-08- 001-20237, replacing and superseding, effective October 1, 2001.							x		x
			that certain Unit Operating Agreement dated January 1,1989 between Conoco Inc., Texaco Producing Inc. and CanadianOXY									
1660	10/1/2001	Operating Agreement - Other	Offshore Production Company. Joint Operating Agreement, dated effective October 1,2001, between	Union Oil Company of California and Forest Oil Corporation		SM 66 Lease G01198		\$0.00	Assume and Allocate Pursuant to			
			Union Oil Company of California and Forest Oil Corporation, covering SM 66						Divisive Mergers	x		x
1661	10/1/2001	Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering OCS-G 2282, South Marsh Island Block 132.	Union Oil Company of California and Forest Oil Corporation		SM 132 Lease G02282		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
1662	10/1/2001	Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between	Union Oil Company of California and Forest Oil Corporation		SM 135 Lease G19776		\$0.00	Assume and Allocate Pursuant to			
			Union Oil Company of California and Forest Oil Corporation, covering SM 135						Divisive Mergers	x		
1663	10/1/2001	Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering	Union Oil Company of California and Forest Oil Corporation		SM 136 Lease G02588		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		×
1664	10/1/2001	Operating Agreement - Other	SM 136 Joint Operating Agreement, dated effective October 1,2001, between	Union Oil Company of California and Forest Oil Corporation		SM 137 Lease G02589		\$0.00	Assume and Allocate Pursuant to			
1665			Union Oil Company of California and Forest Oil Corporation, covering SM 137 Joint Operating Agreement, dated effective October 1,2001, between			SM 149 Lease G02592			Divisive Mergers Assume and (i) assign to Credit Bid	x		x
1665	10/1/2001	Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 149	Union Oil Company of California and Forest Oil Corporation		SM 149 Lease GU2592		\$0.00	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on			
			DM 148						account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive	x	x	
									Mergers on account of the Excluded Assets (as defined in the Credit Bid			
1666	10/1/2001	Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between	Union Oil Company of California and Forest Oil Corporation		SM 150 Lease G16325		\$0.00	Purchase Agreement) Assume and Allocate Pursuant to			
1000	10/1/2001	Operating regreement - outcome	Union Oil Company of California and Forest Oil Corporation, covering SM 150	onion on company or cumornia and recess on corporation		SW 100 Eddie G 100EG		\$0.00	Divisive Mergers	x		x
1667	3/1/1979	Joint Operating Agreement	OPERATING AGREEMENT DATED MARCH 1, 1979, BY AND BETWEEN UNION OIL COMPANY OF CALIFORNIA AND MOBIL	UNION OIL COMPANY OF CALIFORNIA AND MOBIL OIL EXPLORATION & PRODUCTION SOUTHEAST INC.	Fieldwood Energy LLC; Fieldwood Energy	ST 53 Lease G04000		\$0.00	Assume and assign to Credit Bid Purchaser		x	
1668	1/1/2015	Acquisition / PSA / Other Purchase or Sale	OIL EXPLORATION & PRODUCTION SOUTHEAST INC. by and between Fieldwood SD Offshore LLC, Unocal Pipeline	Union Oil Company of California: Unocal Pipeline Company	Offshore LLC Fieldwood SD Offshore	EB 158 Lease G02645, EB 159 Lease G02646, EB 160 Lease G02647, EB	APACHE DEEPWATER LLC	\$0.00	Assume and Allocate Pursuant to		-	
		Agreements	Companyand Union Oil Company of California : East Breaks 158/160 Fields		LLC	161 Lease G02648			Divisive Mergers			x
1669		Unit Agreement and/or Unit Operating Agreement	VR 371 Unit Agreement effective 4-30-33	Unit Agreement (VR 371/363/362 Unit) 4/30/1993; VR 371 UA	Fieldwood Energy LLC	VR 371 Lease G09524		\$0.00	Assume and assign to Credit Bid Purchaser		x	
1670	1/11/2001	Letter Agreement - UOA	Letter, dated January 11, 2001, from the United States Department of the Interior, Minerals Management Serviceto Chevron U.S.A. Inc.,	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			
			approving the initial participating area plat and Exhibit C for the Viosca Knoll 252 Unit, Agreement No. 754394013, effective							x	×	
1671	1/9/2002	Letter Agreement - UOA	November 8, 2000 Letter, dated January 9, 2002, from the United States Department of the Interior. Minerals Management Service to Chevron U.S.A. Inc	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			
			approving a revision to the participating area plat and Exhibit C for the Viosca Knoll 252 Unit, Agreement No. 754394bl'3, effective	Chevion U.S.A. Inc.	Olishore EEC				Divisive wergers	x	x	
1672	5/28/2004	Letter Agreement - UOA	December 1, 2001.	United States Department of the Interior, Minerals Management Service,	Fieldwood Energy	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to			
1012	0/20/2004	Louis rigidament - 0071	Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision to the participating area plat and Exhibit Cfor	Chevron U.S.A. Inc.	Offshore LLC	The Education of the Ed	Trial Street	\$0.00	Divisive Mergers	x	×	
			theiViosca Knoll 252 Unit, Agreement No. 754394013, effective December 1, 2003.							•	^	
1673	1/10/2007	Letter Agreement - UOA	Letter dated January 10, 2007, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc.	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			
			approving a revision Exhibits "A", "B" and "C" reflecting a change in the Unit Area due to contraction provisions in the Viosca Knoll 252						,	x	x	
1674		Oilfield Services	Unit, Agreement No. 754394013. 778024_Master_Service_Contract Effective_3/4/2020	UNITED STATES K-9 UNLIMITED, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
1675		Oilfield Services	Master Service Contract dated effective July 28, 2020	UNITED SUBSEA SPECIALISTS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1676	8/1/2010	Joint Operating Agreement	Amdt to JOA dated 5/16/2001 by and between Unocal and Callon	Unocal and Callon		EC 257 Lease G21580	UNION OIL COMPANY OF CALIFORNIA, W & T	\$0.00	Purchaser Assume and Allocate Pursuant to			
1677	5/16/2001	Joint Operating Agreement	Unocal and Callon dated 5/16/2001 but effective 2/14/2001	Unocal and Callon dated 5/16/2001 but effective 2/14/2001		EC 257 Lease G21580	ENERGY VI LLC UNION OIL COMPANY OF CALIFORNIA, W & T ENERGY VI LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to		x	
1678	1/1/1991	Property Participation & Exchange Agreements	Offshore Participation Agreement, dated effective January 1,1991, between Unocal Exploration Corporation, The Northwestern Mutual	Unocal Exploration Corporation, The Northwestern Mutual Life Insurance Company, and Hardy Oil & Gas USA Inc.	Fieldwood Energy Offshore LLC	BA A105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers			x
1679		Agreements Oiffield Services	petween Unocal Exploration Corporation, The Northwestern Mutual Life Insurance Company, and Hardy Oil & Gas USA Inc., BA A105. 509603_Master Services Agreement dated effective 11/01/2013	VARIABLE BORE RAMS INC	Fieldwood Energy LLC	na na	na	\$0.00	Assume and assign to Credit Bid	x		x
1010		Operating Agreement - Other	Operating Agreement eff. 12-15-96 b/b Vastar and Union	Vastar and Union	Fieldwood Energy LLC	SS 105 Lease G09614		\$0.00	Purchaser Assume and Allocate Pursuant to		x	
		Property Participation & Exchange	N/2 Gi 52 #L-8 ST 1 Well by and between Vastar Resources. Inc. a	Vastar Resources, Inc, a part of BP America Inc. Spinnaker Exploration		GI 52 Lease 177	APACHE SHELF EXPLORATION LLC, BP AMERICA	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x		
		Agreements Non-O&G Real Property Lease / Rental /	part of BP America Inc. Spinnaker Exploration Company, L.L.C. Lease agreement between Fieldwood Energy and Vector Aviation	Company, L.L.C. Vector Aviation	Fieldwood Energy LLC	Total Area: Heliport and office trailer	PRODUCTION COMPANY	\$0.00	Purchaser Assume and assign to Credit Bid		x	
		Sublease Agreements	Total Area: Heliport and office trailer Address: 112 Revis Simon Loop Abbeville LA 70510			·		22.50	Purchaser		×	
											×	
1683	10/2/2019	Non-Oilfield Services	Software License Agreement	VERIS GLOBAL, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
1684	10/2/2019	Non-Oilfield Services	Software Licensing Agreement	VERIS GLOBAL, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1685		Oilfield Services	777930_Master Services Agreement dated effective 06/24/2019	VERIS GLOBAL, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1686		Non-Oilfield Services	Services Agreement	VERIZON WIRELESS	Fieldwood Energy LLC	n.a.	n.a.	\$3,696.73	Purchaser Assume and assign to Credit Bid		x	
1687		Oilfield Services	536859_Master Services Agreement dated effective 11/22/2013	VERSABUILD LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1			II.	1	1		1		Purchaser		1	1 1

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will fled an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this schedule prior to the confirmation hearing to reflect this information.

 [3] Associated lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [4] Related lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [5] Estimates based on open pre-perform accounting payles balances. Our estimates were adjusted to laze of companying to laze to companying the laze of the payles of the Debtors and the payles of the Debtors are also as may be further amended, supplemented, or modified, the "Plen"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed relativisties of the on this Schedule of the same of corrects, the applicable Definitive Decuments shall control.

#	Contract	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate Proposed Contract Treatment [6]	FW I	Credit Bid	FW III	FW IV
1688	Dute	Oilfield Services	Paraffin Wax Remediation Product Vendor	VERSALIS AMERICAS INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x archaser		
1689		Oilfield Services		VERSAMARINE, LLC	Fieldwood Energy LLC	n a	n a	Purchaser \$0.00 Assume and assign to Credit Bid		-		
1690		Oilfield Services		VERSATECH AUTOMATION SERVICES LLC	5,7	na na	n a	Purchaser \$0.00 Assume and assign to Credit Bid		x		-
			Installation, and Startup		5,7	II.G.	n.a.	Purchaser		x		
1691		Oilfield Services	508136_Master Services Agreement dated effective 01/01/2014	VESCO RENTAL & PRESSURE CONTROL LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1692		Oilfield Services		VETCO GRAY INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		1
1693	11/26/2013	Non-Oilfield Services	Consulting Agreement	VIKING ENGINEERING LC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1694		Oilfield Services	777494_PO Terms & Conditions dated effective 09/06/2017	VIKING FABRICATORS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1695		Oilfield Services	Life Raft Exchange	VIKING LIFE SAVING EQUIPMENT AMERICA, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		×		
1696		Oilfield Services	777904_PO Terms & Conditions dated effective 03/28/2019	VME PROCESS, INC.	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		×		
1697		Other	Vision Service Provider	VSP	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		×		
1698	8/28/2014	Facilities & Tie-In Agreements	Bridging Agreement dated 28 Aug 2014 by and between the Big	W & T Energy VI, LLC; Red Willow Offshore, LLC; Houston Energy	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V,	Purchaser \$0.00 Assume and assign to Credit Bid		•		
			Loop Operator and Big Bend Field Operator	Deepwater Ventures V, LLC; Noble Energy Inc, ILX Prospect Dantzler, LLC, Ridgewood Dantzler			RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	Purchaser		x		
1699	4/10/1956	Unit Agreement and/or Unit Operating Agreement	Unit No. 891002891 - SS 32	W & T Offshore, Inc.		SS 30 Lease 333, SS 31 Lease 334, SS 32 Lease 335, SS 33 Lease 336	W&T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1700		Agreement Withdrawal Agreement	W&T Wihdrawal from EC 2 SL 18121 - W&T did not prepay abandonment	W&T Offshore, Inc.	Fieldwood Energy LLC	EC 2 Lease 18121		Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
1701	12/10/2019	Other Misc.	by and between Fieldwood Energy LLC and W&T Offshore, Inc.: W&T Non-consent lease saving ovperation on EC 2 SL 18121 for	W&T Offshore, Inc.	Fieldwood Energy LLC	EC 2 Lease 18121		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			. 7
1702	7/8/2016	Letter Agreement - Other Land	failure to respond to lease number FW194042	W&T Offshore, Inc.	Fieldwood Energy LLC	HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY	\$0.00 Assume and Allocate Pursuant to	ļ			\vdash
.702	7,02010	grooman - outer Lanu	by and between Pieldwood Energy LLC and w&T Onshore, Inc.: Fieldwood's response to W&T Letter Agreement - HI 129 #16 Well - Final Agreement				LLC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM	Divisive Mergers	x			ı
1703	7/04/0015	Operating Agreement - Other		W&T Offshore, Inc.	Fieldwood Energy LLC	III 400 Lawar County	COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00 Assume and Allocate Pursuant to				\vdash
1703	//21/2016	Operating Agreement - Other	by and between Fieldwood Energy LLC and W&T Offshore, Inc. : Contract Operating Agreement eff. 7-21-16	IVVA I ORISHOFE, INC.	rielawooa Energy LLC	ITI 129 LEBSE GU1848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	*			ı l
					<u> </u>		EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC			<u> </u>		L l
1704	7/21/2016	Operating Agreement - Other	by and between Fieldwood Energy LLC and W&T Offshore, Inc.: Contract Operating Agreement - #16 well	W&T Offshore, Inc.	Fieldwood Energy LLC	HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC. HELIS OIL & GAS CO. CALYPSO	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				
							EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC					1
1705	7/11/2012	Letter Agreement - Operating Agreement	Letter Agreement Pursuant to Operating and Processing Agreement dated 06/13/1996 by and between W&T Offshore, Inc. and Dynamic Offshore Resources. LLC			SS 300 Lease G07760, SS 301 Lease G10794	W&T OFFSHORE INC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1706		Unit Agreement and/or Unit Operating Agreement	Unit Agreement between Walter and FedGov for EW 834 Unit dated	Walter and FedGov for EW 834 Unit dated 1 Nov 14 as amended by that first amendment dated 1 April 2016		EW 790 Lease G33140, EW 834 Lease G27982, EW 835 Lease G15156, MC 793 Lease G33177, EW 789 Lease G35805		\$0.00 Assume and assign to Credit Bid Purchaser		x		
1707	4/23/2014	Other Misc.	Letters of No Objection, Lease & Pipeline Crossings: Applies to ST 276, 296 & 311, includes indemnification	Walter Oil & Gas Corporation	Fieldwood Energy LLC	ST 276 Lease G07780	APACHE OFFSHORE INVESTMENT GP	\$0.00 Assume and Allocate Pursuant to	x			
1708	7/15/2008	Property Participation & Exchange	ST 311 Participation Agreement-Walter & APA-7-15-2008	WALTER OIL & GAS CORPORATION		ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	×			
1709	7/15/2008	Agreements Assignment of ORRI	ST 311 Walter ORRI Assign.	WALTER OIL & GAS CORPORATION		ST 311 Lease G31418	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	Divisive Mergers \$0.00 Assume and Allocate Pursuant to				
1710	9/15/2017	Operating Agreement - Other	ST 311-320 JDA Offshore Operating Agreement dtd 9-15-17, as	Walter Oil & Gas Corporation and W & T Offshore , et al	Fieldwood Energy LLC	ST 311 Lease G31418, ST 320 Lease G24990	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
1711		Property Participation & Exchange	amended	Walter Oil & Gas Corporation, Apache, Castex	5,, .	ST 311 Lease G31418	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	Divisive Mergers \$0.00 Assume and Allocate Pursuant to				
1712	1/15/2010	Agreements Farmout Agreement		Walter Oil and Gas Corporation	Fieldwood Energy I.I.C	EW 790 Lease G33140, EW 834 Lease G27982	OFFSHORE INC	Divisive Mergers \$0.00 Assume and assign to Credit Bid	×			
		·	Oil and Gas Corporation dated 15 Jan 10 as amended by (a) First Amodit dated (b) Second Amndt dated (b) Second Amndt dated (c) First Amndt dated (d) Fourth Amndt dated (d) Fourth Amndt dated (l) Fourth Amnd					Purchaser		x		
1713	11/1/2014	Unit Agreement and/or Unit Operating Agreement	Unit Operating Agreement between Walter and Non-Ops (FW holds 0% WI in UOperating Agreement). Included only as it farmed out its	Walter Oil and Gas Corporation	Fieldwood Energy LLC	EW 790 Lease G33140, EW 789 Lease G35805, EW 834 Lease G27982, EW 835 Lease G15156, MC 793 Lease G33177		\$0.00 Assume and assign to Credit Bid Purchaser		x		
1714	12/1/2014	Letter Agreement - UOA	WI to Walter and retained ORRI. Nobles stipulations to Walter prior to signing Unit Agreement dated 1	Walter Oil and Gas Corporation	Fieldwood Energy LLC	EW 790 Lease G33140, EW 834 Lease G27982, EW 835 Lease G15156,		\$0.00 Assume and assign to Credit Bid				\vdash
1715		Olifield Services	Dec 14	WARD LEONARD	Fieldwood Energy LLC	EW 793 Lease G33177 n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid	-	x		\vdash
1716		Olifield Services		WARRIOR ENERGY SERVICES CORPORATION	Fieldwood Energy LLC	n a	n a	Purchaser \$0.00 Assume and assign to Credit Bid	-	x		\vdash
1716		Non-Oilfield Services	Dumpster rental and pickup agreement	WASTE CONNECTIONS BAYOU, INC	Fieldwood Energy LLC	n a	n a	\$27.33 Assume and assign to Credit Bid Purchaser \$27.33 Assume and assign to Credit Bid		x		\vdash
1717		Non-Oilfield Services Oilfield Services	Trash Disposal (Creole, FW North, and Myette Point)	WASTE CONNECTIONS BAYOU, INC		Trials.		\$27.33 Assume and assign to Credit Bid Purchaser \$1.433.59 Assume and Allocate Pursuant to		x		\vdash
1718		Olfield Services Olfield Services		WASTE MANAGEMENT, INC WAVELAND SERVICES, INC	Fieldwood Energy LLC	II.a.	n.a.	Divisive Mergers	x			$\vdash \vdash$
1719				WAVELAND SERVICES, INC WEATHERFORD GEMOCO	Fieldwood Energy LLC	II.a.	n.a.	Purchaser		x		\sqcup
		Olifield Services			Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		\sqcup
1721		Olifield Services	Master Service Contract dated Feb 11, 2020	WEATHERFORD LABORATORIES, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		\sqcup
1722		Oilfield Services	Tools, Eline/Wireline, Fishing, Sample Analysis, Trucking	WEATHERFORD U.S. LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1723		Oilfield Services	Master Service Contract dated November 01, 2013	WEATHERFORD U.S., L.P	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x	Щ Т	<u>. </u>
1724		Oilfield Services		WEIR SEABOARD	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1725		Non-Oilfield Services	MSA - WellEz / Quorum (WellEz) - Fieldwood Amendment 11.4.19 signed 2019 11 05		Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1726	1/1/2013	Overriding Royalty Interest Agreement	ORRI granted to Western Geco by Samson Offshore, LLC dated 1 January 2013 covering blocks GC 679 and GC768	Western Geco, Samson Offshore	Fieldwood Energy LLC	GC 679 Lease G21811, GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1727	3/3/1998	Property Participation & Exchange	PARTICIPATION AGREEMENT BY AND BETWEEN WESTPORT	WESTPORT OIL AND GAS COMPANY INC. AND BASIN EXPLORATION	Fieldwood Energy LLC	MC 110 Lease G18192	MARUBENI OIL & GAS (USA) LLC, TALOS	\$0.00 Assume and assign to Credit Bid		x		
1728	3/3/1988	Agreements Property Participation & Exchange	OIL AND GAS COMPANY INC. AND BASIN EXPLORATION INC PARTICIPATION AGREEMENT EFFECTIVE MARCH 3, 1988, BY	INC WESTPORT OIL AND GAS COMPANY, INC, AND BASIN EXPLORATION INC.	Fieldwood Energy	MC 110 Lease G18192	RESOURCES LLC MARUBENI OIL & GAS (USA) LLC, TALOS	Purchaser \$0.00 Assume and assign to Credit Bid				
1729		Agreements Oiffield Services	BASIN EXPLORATION, INC.	INC. WHITCO PUMP & EQUIPMENT LLC	Offshore LLC Fieldwood Energy LLC	na	RESOURCES LLC	Purchaser \$0.00 Assume and assign to Credit Bid		x		\vdash
1730		Oilfield Services		WHITCO SUPPLY LLC	Fieldwood Energy LLC	n a	n a	Purchaser \$0.00 Assume and assign to Credit Bid Purchaser		x		\vdash
.730			. O Tomb & Commission Saled effective OZ 10/2017					Assume and assign to Credit Bid Purchaser		x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

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#	Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	(-)	Proposed Contract Treatment [6]	FW I	Credit Bid Purchaser	FW III	FW IV
1731	3/1/2010	Marketing - Transportation	Gathering and Dedication of Reserves by and between Wild Well (FWE) and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company				IWILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS, (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & T ENER	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1732	11/1/2020	Marketing - Transportation	It Gathering, dedication for GC 243 - Aspen, \$.09 by and between Wild Well Aspen (FWE) and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Wild Well Aspen (FWE) and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company	Fieldwood Energy LLC	GC 243 Lease G20051		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1733		Oilfield Services	Company and Manta Ray Offshore Gathering Company 511358_Master Services Agreement dated effective 12/01/2013	WILD WELL CONTROL INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1734		Acquisition / PSA / Other Purchase or Sale Agreements	Purchase and Sale Agreement by and between Wild Well Control, Inc and Shell Offshore Inc dated 31 Jan 2010 but effective 1 Jan 2010 as Amended 26 Aug 2010	Wild Well Control, Inc and Shell Offshore Inc dated 31 Jan 2010 but effective 1 Jan 2010 as Amended 26 Aug 2010			WILD WELL CONTROL INC, DEEPWATER ABANDOMMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T END	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1735	11/1/2016	Acquisition / PSA / Other Purchase or Sale Agreements	by and between Fieldwood Energy Offshore LLC and Wild Well Control, Inc.: 51% of the Rocky 12-in pipeline Segment 8255 running approximately 7.3 miles between the GC 65 "A" platform and the GC 18 "A" Platform	Wild Well Control, Inc.	Fieldwood Energy Offshore LLC	GC 19/65		\$0.00	Assume and assign to Credit Bid Purchaser		×		
1736	12/2/2016	Well / Prospect Proposals	Fieldwood Offer to Purchase Wild Well's Interest in the Rocky 12' Pipeline	Wild Well Control, Inc.	Fieldwood Energy Offshore LLC	GC 19/65		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1737	1/1/2010	Joint Operating Agreement	Figure 1. Joint Operating Agreement by and between Wild Well Control, Inc and Dynamic Offshore Resources Inc dated effective 1 Jan 2010	Wild Well Control, Inc.	Olishore LLC	GC 65 Lease G05889, GC 108 Lease G14668, GC 109 Lease G05900, GC 64 Lease G34539	WILD WELL CONTROL INC, DEEPWATER ABANDOMMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LIC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC. W & TEND	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1738	1/26/2012	Letter Agreement - JOA	Letter Agreement regarding Green Caryon 65 Unit. Joint Operating Agreement Amendment for Bullwinkie Drilling Program, dated January 28, 2012, between Dynamic Offshore Resources, LLC and Wild Well Centrol, Inc.	Wild Well Control, Inc.	Fieldwood Energy Offshore LLC	GC 65 Lease G05989	WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA, INC, W. & TEMP	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1739		Oilfield Services	Weather Service	WILKENS WEATHER TECHNOLOGIES INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1740		Oilfield Services	Trash Disposal (Cameron Dock)	WILKERSON TRANSPORTATION, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1741	3/1/2001	Marketing - Gas Sales	MP 259 no longer flowing by and between WILLIAMS ENERGY SERVICES COMPANY, AND DEVON SFS OPERATING, INC.	WILLIAMS ENERGY SERVICES COMPANY, AND DEVON SFS OPERATING, INC.		MP 255/259, VK 692, 693, 694, 698 Lease G07827	MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1742	8/1/1998	Marketing - Gas Sales	MP 259 no longer flowing by and between WILLIAMS ENERGY SERVICES COMPANY, AND SNYDER OIL COMPANY	WILLIAMS ENERGY SERVICES COMPANY, AND SNYDER OIL		MP 255/259, VK 692, 693, 694, 698 Lease G07827	MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1743	6/24/1997	Marketing - Gas Sales	MP 259 no longer flowing by and between WILLIAMS ENERGY SERVICES COMPANY, AND SNYDER OIL COMPANY AND SOCO OFFSHORE, INC.	WILLIAMS ENERGY SERVICES COMPANY, AND SNYDER OIL		MP 255/259, VK 692, 693, 694, 698 Lease G07827	MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1744		Marketing - Gas Export Agreement	Williams Field Services Lateral agreement	Williams Field Services		MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134	OFFSHORE, LLC; ECOPETROL AMERICA LLC,	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1745		Marketing - Gas Export Agreement	Williams Field Services Lateral agreement	Williams Field Services		MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC ECOPETROL AMERICA LLC, TALOS ENERGY	\$0.00	Purchaser		x		
		Marketing - Gas Export Agreement	Williams Field Services Lateral agreement	Williams Field Services		992 Lease G24133, MC 993 Lease G24134	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC ECOPETROL AMERICA LLC, TALOS ENERGY		Assume and assign to Credit Bid Purchaser		x		
		Marketing - Transportation		Williams Field Services		MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134	OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Purchaser		x		
		Marketing - Transportation		Williams Field Services		MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134	OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1749	12/10/2013	Marketing - Transportation	Williams Field Services Gas Gathering Agreement (Canyon Chief)	Williams Field Services		MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1750		Oilfield Services	525605_Master_Service_Contract Effective_6-27-2018	W-INDUSTRIES INC - TEXAS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1751		Oilfield Services	Wireline Rentals; No Longer a Schlumberger Entity	WIRELINE CONTROL SYSTEMS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1752		Non-Oilfield Services	DocVue Software License	WOLFEPAK SOFTWARE, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$8,802.70	Assume and assign to Credit Bid Purchaser		x		
1753	8/1/2019	Non-Oilfield Services	Annual Subscription	WOOD MACKENZIE INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1754		Non-Oilfield Services	Subscription Software License	Workshare Technology Inc.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1755		Oilfield Services	553388_Master Services Agreement dated effective 12/01/2013	WORKSTRINGS INTERNATIONAL, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1756		Oilfield Services	Non-Rotating Casing Protectors	WWT INTERNATIONAL INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1757		Oilfield Services	510196_Master Services Agreement dated effective 01/01/2014	XL SYSTEMS LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to	x			
1758	11/1/2010	Farmout Agreement	Farmout Agmt b/b XTO Offshore, Inc. and Century Exploration New	XTO Offshore, Inc. and Century Exploration New Orleans	1	BS 45 Lease 15683		\$0.00	Divisive Mergers Assume and assign to Credit Bid		×		
1759	7/22/2020	Non-Oilfield Services	Orleans Consulting Agreement	YAMMM Software LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		×		
1760	10/18/2018	Non-Oilfield Services	Software License Agreement	ZETAWARE INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1761		Non-Oilfield Services	System Services / License Agreements	ZETAWARE INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1762		Oilfield Services	License and System Services Agreement dated effective 10-18-2018	ZETAWARE INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×		
1763		Other	AD&D insurance, business travel insurance	Zurich	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1764	4/1/1992	Unit Agreement and/or Unit Operating Agreement	Unit Agreement for Outer Continental Shelf Exploration, Development and, Production Operations on the South Pass Block 60 Unit (Blocks, 61, 75, 96, 06, 69 and 79 South Pass Area, Offshore Louisians Outer Continental Shelf, Contract No. 754394018, as amended			SP 61 Lease G01609, SP 66 Lease G01611, SP 67 Lease G01612, SP 6 Lease G03337, SP 17 Lease G02538, SP 59 Lease G02642, SP 59 Lease G02943, SP 59 / 60 Lease G01606, SP 60 Lease G02137	ANKOR E&P HOLDINGS CORPORATION	\$0.00	Purchaser	x	x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

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# Contract	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III FW IV
1765 4/1/1992	Unit Agreement and/or Unit Operating Agreement	Amendment to Unit Agreement. For Outer Continental Shelf Exploration, Development and Production Operations on the South			SP 61 Lease G01609, SP 66 Lease G01611, SP 67 Lease G01612, SP 6 Lease G03337, SP 17 Lease G02938, SP 59 Lease G02942, SP 59 Lease	ANKOR E&P HOLDINGS CORPORATION	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the			
		Pass Block 60 Unit (Blocks 6,17, 59, 60, 66 and 67) South Pass Area, Offshore Louislana Outer Continental Shelf (Contract No.		1	G02943, SP 59 / 60 Lease G01608, SP 60 Lease G02137			Credit Bid Purchase Agreement) on account of the Acquired Interests and/or	_		
		754394018) to expand the Unit Agreement to include the NE/4 of the NW/4 of Block 61, OCS-G 1609, South. Pass Area.						(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	x	*	
								Assets (as defined in the Credit Bid Purchase Agreement)			
1766 7/1/1983 1767 9/1/2010	Unit Agreement and/or Unit Operating Agreement Joint Development / Venture / Exploration	ST 295 UOA. As amended		Fieldwood Energy LLC	ST 276 Lease G07780, ST 295 Lease G05646, ST 296 Lease G12981 MP 295 Lease G32263	APACHE OFFSHORE INVESTMENT GP APACHE SHELF EXPLORATION LLC. ENERGY XXI	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x		
	Agreements	mp-295-Joint Venture Letter Agreement				GOMILIC		Divisive Mergers	x		
1768 12/20/2013 1769 2/1/2013	Farmout Agreement Operating Agreement - Other	MP 295 Extension 12-20-12 Primary Term Lands - MOA Recorded 01-2015 Revision			MP 295 Lease G32263 MP 295 Lease G32263	APACHE SHELF EXPLORATION LLC, ENERGY XXI GOM LLC APACHE SHELF EXPLORATION LLC, ENERGY XXI	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x		
	Joint Development / Venture / Exploration	Heron Prospect (MP 295) Letter of Agreement 2-22-13			MP 295 Lease G32263	GOM LLC APACHE SHELF EXPLORATION LLC, ENERGY XXI APACHE SHELF EXPLORATION LLC, ENERGY XXI	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
1771 6/1/2014	Agreements Operating Agreement - Other	Heron Prospect MOA amd. No.2 6-1-14			MP 295 Lease G32263 MP 295 Lease G32263	GOM LLC APACHE SHELF EXPLORATION LLC, ENERGY XXI APACHE SHELF EXPLORATION LLC, ENERGY XXI	\$0.00	Divisive Mergers	x		
	Letter Agreement - Other Land	Heron Prospect (MP 295) Letter Agmt 1-13-15			MP 295 Lease G32263	GOM LLC APACHE SHELF EXPLORATION LLC, ENERGY XXI	\$0.00	Divisive Mergers	x		
1773 7/10/2015	Termination / Ratification and Joinder of	MP 295 9-18-2012 Farmout Termination Ltr dtd 7-10-15			MP 295 Lease G32263	GOM LLC APACHE SHELF EXPLORATION LLC, ENERGY XXI	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
1774 8/7/1953	Operating or Other Agreements Unit Agreement and/or Unit Operating	HI 179 Unit Agreement		Fieldwood Energy LLC	HI 179 Lease G03236	GOM LLC ARENA ENERGY LP, Transcontinental Gas Pipeline	\$0.0	Divisive Mergers Assume and Allocate Pursuant to	x		
1775 1/1/1978	Agreement Unit Agreement and/or Unit Operating	HI 179 Unit Operating Agreement		Fieldwood Energy LLC	HI 179 Lease G03236, GA 180 Lease G03228	Co LLC ARENA ENERGY LP, Transcontinental Gas Pipeline	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
1776 8/1/1997	Agreement Unit Agreement and/or Unit Operating	EC 331/332 Unit Operating Agreement		Fieldwood Energy LLC	EC 331 Lease G08658, EC 332 Lease G09478	Co LLC; ARENA ENERGY LP CAIRN ENERGY USA INC, CONTINENTAL LAND &	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		×
1777 6/1/2009	Agreement Operating Agreement - Other	JOperating Agreement CA 42/43			CA 42/43 Lease G32267, CA 43 Lease G32268	FUR CO INC CASTEX OFFSHORE INC, PEREGRINE OIL AND	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		×
	Joint Operating Agreement	Joint Operating Agreement 1-1-87		Fieldwood Energy LLC	GI 83 Lease G03793	GAS II LLC CLK EXPLORATION COMPANY	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		x
1779 1/1/1990	Operating Agreement - Other	Operating Agreement effective January 1, 1990		Fieldwood Energy LLC	El 361 Lease G02324	COX OPERATING LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		^
1780 7/1/1994	Operating Agreement - Other	Operating Agreement 7/1/1974		Fieldwood Energy LLC	HI A582 Lease G02719	COX OPERATING LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	X Y		
1781 8/4/2000	Farmout Agreement	Farmout Agreement 8/4/2000		Fieldwood Energy LLC	HI A582 Lease G02719	COX OPERATING LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
1782 4/13/2009	Letter Agreement - JOA	Letter Agreement AmendingArticle 12.2 of Joint Operating		Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC		\$0.00	Divisive Mergers Assume and assign to Credit Bid		x	
1783 5/7/2009	Letter Agreement - JOA	Agreement Letter Agreement AmendingArticle 12.2 of Joint Operating		Fieldwood Energy LLC	993 Lease G24134, MC 904 Lease G36566, MC 905 Lease G36405 MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC	OFFSHORE, LLC ECOPETROL AMERICA LLC, TALOS ENERGY	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1784 4/25/2011	Letter Agreement - Other Land	Agreement Rescinds AFE		1	993 Lease G24134, MC 904 Lease G36566, MC 905 Lease G36405 MC 948 Lease G28030, MC 949 Lease G32363, MC 992 N/2 Lease G24133,	OFFSHORE, LLC ECOPETROL AMERICA LLC, TALOS ENERGY	\$0.00	Purchaser Assume and assign to Credit Bid		x	
1785 10/25/201	Letter Agreement - UOA	One time supersedence of UOperating Agreement provision 11.2		Fieldwood Energy LLC	MC 993 N/2 Lease G24134 MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC	OFFSHORE, LLC ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00			x	
1786 1/1/2013	Unit Agreement and/or Unit Operating Agreement	Unit Agreement for Outer Continental Shelf Exploration, Development, and Production Operations on the Mississippi Canyon			993 Lease G24134 MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		×	
1787 12/10/201	Marketing - Gathering	Block 948 Unit, Contract No. 754313005.			MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC		\$0.00			*	
1767 12710/201	makening - Gamening				992 Lease G32363, MC 993 Lease G32363	OFFSHORE, LLC	30.01	Purchaser		x	
1788 12/10/201	Marketing - Gathering				MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G32363, MC 993 Lease G32363	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1789 12/10/201	Marketing - Gathering				MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G32363, MC		\$0.00	Assume and assign to Credit Bid			
					993 Lease G32363, MC 904 Lease G36566	OFFSHORE, LLC		Purchaser		x	
1790 2/20/2014	Letter Agreement - UOA	One time supersedence of UOperating Agreement provision 8.3.1		Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC	ECOPETROL AMERICA LLC, TALOS ENERGY	\$0.00	Assume and assign to Credit Bid		x	
1791 10/1/1997	Unit Agreement and/or Unit Operating Agreement	MI 623 Unit Operating Agreement		Fieldwood Energy LLC	993 Lease G24134 MI 623 Lease G03088	OFFSHORE, LLC EOG RESOURCES INC	\$0.00	Purchaser Assume and Allocate Pursuant to Divisive Mergers	x		
1792 7/1/1983	Unit Agreement and/or Unit Operating Agreement	El 212 Unit Operating Agreement		Fieldwood Energy LLC	El 212 Lease G05503	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1793 7/1/1984	Unit Agreement and/or Unit Operating Agreement	MP 310 Unit Operating Agreement		Fieldwood Energy LLC	MP 303 Lease G04253, MP 304 Lease G03339, MP 310 Lease G04126	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1794 6/7/1988	Unit Agreement and/or Unit Operating Agreement	El 212 Unit Agreement		Fieldwood Energy LLC	El 212 Lease G05503	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1795 3/29/2005	Confidentiality Agreements / AMI and Related Consents	Area of Mutual Interest - El 312 N/2			El 312 Lease G22679	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
	Operating Agreement - Other	Operating Agreement 10-25-05		Fieldwood Energy LLC	El 312 Lease G22679, El 311 Lease G27918	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1797 2/8/2006	Letter Agreement - Other Land	SS 204 A36ST1 Non-Consent 500% Penalty			SS 204 Lease G01520	EPL OIL & GAS, LLC, KINETICA DEEPWATER EXPRESS, LLC	\$0.00	Divisive Mergers	x		
	Operating Agreement - Other	Operating Agreement eff. 8-1-73		Fieldwood Energy LLC	HI A474 Lease G02366	FREEPORT MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1799 8/1/1973	Operating Agreement - Other	Operating Agreement eff. 8-1-73			HI A489 Lease G02372	FREEPORT MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x		
1800 10/1/2004	Operating Agreement - Other	Operating Agreement eff. 10-1-04		Fieldwood Energy LLC	SS 159 Lease G11984	HOACTZIN PARTNERS LP	\$0.00	Divisive Mergers	x		
1801 2/11/2009	Other Handling / Stabilization Agreements	Anchor Producer PHA dated 11 Feb 2009 (FW/NBL not a party; info only)		Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		×	
1802 9/1/2016	Letter Agreement - Other Land				MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser			
1803 5/5/2017	Letter Agreement - Other Land				MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	LLC HOUSTON ENERGY DEEPWATER VENTURES V,	\$0.0	Purchaser Assume and assign to Credit Bid		x	
313/2017	- Agrocinos - Osifei Laisu					RED WILLOW OFFSHORE LLC, W & T ENERGY VI	30.00	Purchaser		×	
1804 9/11/2017	Letter Agreement - Other Land				MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1805 4/1/2018	Unit Agreement and/or Unit Operating	Unit Agreement No. 754318002 for the Green Canyon Block 40 Unit			EW 1009 Lease G34878, EW 1010 Lease G34879, EW 1011 Lease G34880,	IIC.	\$0.00	Assume and assign to Credit Bid		-	
	Agreement	approved by the BOEM effective April 1, 2018		1	GC 040 Lease G34536, GC 041 Lease G34537, GC 39 A Lease G34966, GC 039 B Lease G36476	LLC		Purchaser		x	
1806 7/1/1990	Unit Agreement and/or Unit Operating Agreement	MP 259 Unit Agreement and Unit Operating Agreement		Fieldwood Energy LLC	MP 259 Lease G07827, VK 692/693 Lease G07898	MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
	Operating Agreement - Other	Operating Agreement eff. 7-24-06		Fieldwood Energy LLC		MCMORAN OIL & GAS LLC, RIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
	Unit Agreement and/or Unit Operating Agreement	SP 65 G G-1 Unit Res B Unit Agreement -891012327			SP 65 Lease G01610, MP 152 Lease G01966, MP 153 Lease G01967	RENAISSANCE OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
	Unit Agreement and/or Unit Operating Agreement	SP 65 G G-1 Unit Res A Unit Agreement-891012332		Fieldwood Energy LLC	SP 65 Lease G01610, MP 152 Lease G01966, MP 153 Lease G01967, SP 64 Lease G01901	RENAISSANCE OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1810 5/18/1972	Unit Agreement and/or Unit Operating Agreement	SP 65 G2-G3 Unit Agreement-891012333		Fieldwood Energy LLC	SP 65 Lease G01610, MP 152 Lease G01966, MP 153 Lease G01967, SP 64 Lease G01901	RENAISSANCE OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1811 10/1/1997	Unit Agreement and/or Unit Operating Agreement	SP 65 G G-1 Unit Res A UOperating Agreement		Fieldwood Energy LLC	SP 65 G G-1 Unit Res A Lease G01610	RENAISSANCE OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this submidule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [2] Associated lease parties represent current lease co-working interest convents and JiB parties based on Company accounting system records.

 [3] Estimated based on open pre-pedient accounting payable balances. Quie estimates were adjusted to all or for completed to all or for completed to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a cord for completed balances. Quie estimates were adjusted to a cord for completed to a cord for completed balances. Quie estimates were adjusted to a first Artifized Debtors ("Dobtors" Fourth Amended. (supplemented. or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed returned is adjusted to the Bodewise Assumed Contracts, the applicable Definitive Decument shall control.

#	Contract	Contract Category	Contract Description	Known Contract Counterparties [1]	Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate	Proposed Contract Treatment [6]	FWI	Credit Bid		FWIV
1812	Date 10/1/1997		SP 65 G G-1 Unit Res B UOperating Agreement			SP 65 G G-1 Unit Res B Lease G01610	RENAISSANCE OFFSHORE, LLC	[5] \$0.00	Assume and Allocate Pursuant to		Purchaser		
1813		Agreement Unit Agreement and/or Unit Operating	SP 65 G2-G3 UOperating Agreement		Fieldwood Energy LLC	SP 65 G2-G3 Lease G01610	RENAISSANCE OFFSHORE, LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
1814	4/1/2008	Agreement Marketing - PHA	Ratification of SM 44 "C"- SM 40"JA" PHA for SM 40 C-2/C2D Well		, , , , , , , , , , , , , , , , , , , ,	SM 40 Lease G13607, SM 44 Lease G23840	SANARE ENERGY PARTNERS, LLC	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x			
1815	10/1/1981	Marketing - Construction, Operations,	Provides for the construction management of the Facility by and		Fieldwood Energy LLC	SP 87 Lease G07799, SP 89 Lease G01618, WD 105 Lease 842, WD 86	TALOS ERT ILC	\$0.00	Purchaser Assume and Allocate Pursuant to		x		
		Management, Ownership Agreements	between Fieldwood Energy LLC and N/A and N/A			Lease G02934, WD 104 Lease 841, WD 105 Lease 842, WD 121 Lease G19843, WD 122 Lease G13645, WD 128 Lease G10883, SP 87 Lease G07799, SR 81 lease, G10804		*****	Divisive Mergers	x			
1816	9/26/1982	Marketing - Construction, Operations, Management, Ownership Agreements	Provides for the use of the Venice Dehydration Station by the Venice Dehydration Station Owners by and between Fieldwood Energy LLC and and		Fieldwood Energy LLC	SP 89 Lease G01618, WD 86 Lease G02934, WD 128 Lease G10883, WD 104 Lease 841	TALOS ERT LLC, THE LOUISIANA LAND & EXPL CO LLC, SANARE ENERGY PARTNERS, LLC, Texas Eastern Transmission / Spectra Energy	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1817	8/3/1964	Unit Agreement and/or Unit Operating Agreement	Operating Agreement eff. 8-3-64		GOM Shelf LLC	SM 108 Lease 792	Eastern Transmission / Spectra Energy TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1818	5/1/2000	Operating Agreement - Other	Operating Agreement eff. 5/1/00		Fieldwood Energy LLC	SM 93 Lease G21618	TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to	×			
1819	3/28/2014	Well / Prospect Proposals	Proposal Amendment and Various requests for extension from Stone and election by Fieldwood		Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	×			
1820	10/1/1997	Operating Agreement - Other	SP 61, 70 Joint Operating Agreement eff. 10-1-97		Fieldwood Energy LLC	SP 70 Lease G01614	TAMPNET INC	\$0.00	Assume and Allocate Pursuant to	x			
1821	3/1/2009	Operating Agreement - Other	Operating Agreement			BS 25 Lease 19718, BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Divisive Mergers Assume and assign to Credit Bid Purchaser		x		
1822	8/14/2003	Unit Agreement and/or Unit Operating	UV B RA Voluntary Unit Agreement			BS 45 Lease 15683, BS 52/53 Lease 17675	UPSTREAM EXPLORATION LLC	\$0.00	Assume and assign to Credit Bid		x		
1823	11/1/1978	Operating Agreement - Other	Operating Agreement eff. 11/1/78		Fieldwood Energy LLC	HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY	\$0.00	Purchaser Assume and Allocate Pursuant to				-
							LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC		Divisive Mergers	×			
1824	9/15/2003	Operating Agreement - Other	9/15/2003 operating agreement			HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1825	2/5/2004	Other Handling / Stabilization Agreements	2/5/2004 production handling agreement (which was amended and			HI 129 Lease G01848	COMPANY, MAGNUM HUNTER PRODUCTION INC W & T OFFSHORE INC, HELIS OIL & GAS COMPANY	\$0.00	Assume and Allocate Pursuant to				
			ratified by the 8/25/2016 PHA)				LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC		Divisive Mergers	x			
1826	1/6/2005	Termination / Ratification and Joinder of Operating or Other Agreements	1/6/2005 ratification of 9/15/2003 operating agreement			HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY	\$0.00	Assume and Allocate Pursuant to Divisive Mergers				
		operating of other regressions					EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC		Divisive mergers	×			
1827	8/1/1973	Operating Agreement - Other	Operating Agreement eff. 8/1/73		Fieldwood Energy LLC	HI 110 W/2 Lease G02353	W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1828	8/1/1973	Operating Agreement - Other	Operating Agreement eff. 8/1/73			HI 111 E/2 Lease G02354	W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to	×			
1829	6/1/2001	Operating Agreement - Other	Offshore Operating Agreement 6/1/2001		Fieldwood Energy LLC	ST 315 Lease G23946, ST 316 Lease G22762	W&T OFFSHORE INC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
1830	3/1/2014	Operating Agreement - Other	ST 320 Contract Operating Agreement dtd 3-1-14			ST 320 Lease G24990	W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
1831	9/1/1981	Joint Operating Agreement	Offshore Operating Agreement 9/1/1981		Fieldwood Energy LLC	WC 290 Lease G04818	WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×		x	
1832	1/1/1985	Operating Agreement - Other	Operating Agreement eff. 1/1/85		Fieldwood Energy LLC	MP 300 Lease G01317	WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×			
1833	7/2/1986	Farmout Agreement	Farmout Agreement 7/2/1986		Fieldwood Energy LLC	WC 290 Lease G04818	WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	¥		×	-
1834	6/28/2006	Operating Agreement - Other	JOperating Agreement eff. 6-28-86		Fieldwood Energy LLC	MP 301 Lease G04486	WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
1835	10/16/2013	Other Misc.	ST 311 A Platform Construction Contract Gulf Island LLC and Walter			ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×		-+	
1836	4/1/2015	Dedication Agreements	Oil and Gas dtd 10-16-13 ST 311 Gas Dedication and Gathering Agreement eff 04012015			ST 311 Lease G31418	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		-+	
1837	4/1/2015	Other Handling / Stabilization Agreements	ST 311 Liquids Separation, Handling, Stabilization and Redeliv			ST 311 Lease G31418	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×		-+	
1838	4/1/2015	Other Transportation Agreements	Agreement eff 04012015 ST 311 Liquids Transportation Agreement eff 04012015			ST 311 Lease G31418	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
1839		Other Misc.	ST 311 320 UCC_Mortgage and Conveyance			ST 311 Lease G31418, ST 320 Lease G24990	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×			
1840	9/15/2017	Property Participation & Exchange	ST 311-320 JDA Participation Agreement dtd 9-15-17			ST 311 Lease G31418, ST 320 Lease G24990	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×		-+	
1841	11/5/2019	Agreements Transfer Agreement & Notices	, ,			ST 311 Lease G31418. ST 320 Lease G24990	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to			-+	
1842		Unit Agreement and/or Unit Operating	EI 266 Unit Agreement		Fieldwood Energy LLC	El 266 Lease 811, El 246 Lease 810, El 267 Lease 812, El 269 Lease 813	OFFSHORE INC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x x			
1843		Agreement Operating Agreement - Other	Offshore Operating Agreement* (VR 369/386+)			VR 369 Lease G02274, VR 386 Lease G02278		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×			
1844			*Unit Operating Agreement supersedes JOperating Agreement 1/1/1973 Operating Agreement eff. 4-23-75		Fieldwood Energy LLC	ST 148 Lease G01960		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x			
		Joint Operating Agreement Joint Operating Agreement	Operating Agreement eff. 4-23-75 Operating Agreement eff. 4-1-76 as amended		-	ST 148 Lease G01960 VR 261 Lease G03328		-	Divisive Mergers	x			
1845					Fieldwood Energy LLC			\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		L	x
1846		Unit Agreement and/or Unit Operating Agreement	Unit Agreement (VR 369 Unit Area) 12/12/1977		3,	VR 369 Lease G02274		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1847		Unit Agreement and/or Unit Operating Agreement	Unit Operating Agreement* (VR 369 Unit Area) *UOperating Agreement supersedes JOperating Agreement 12/23/1977		Fieldwood Energy LLC	VR 369 Lease G02274		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1848		Joint Operating Agreement	Operating Agreement 9/1/1981		Fieldwood Energy LLC	VR 271 Lease G04800		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1849		Operating Agreement - Other	Agreement for ownership and operation of Platform and Facilities			HI 176 Lease G06164		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1850		Farmout Agreement	Farmout Agreement 10/31/1988		Fieldwood Energy LLC	BA 491 Lease G06069		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1851		Unit Agreement and/or Unit Operating Agreement	El 266 Unit Operating Agreement		Fieldwood Energy LLC	El 266 Lease 811, El 246 Lease 810, El 267 Lease 812, El 269 Lease 813		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		L	
1852		Operating Agreement - Other	Operating Agreement 1/1/89		Fieldwood Energy LLC	El 307 Lease G02110		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1853		Farmout Agreement	Ratification of Farmout Agreement 3/10/1989			BA 491 Lease G06069		\$0.00 \$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1854		Operating Agreement - Other	Operating Agreement eff. 7/1/89		Fieldwood Energy LLC			-	Assume and Allocate Pursuant to Divisive Mergers	x			
1855	12/1/1992	Farmout Agreement	Farmout 12/1/1992		Fieldwood Energy LLC	VR 363 Lease G09522		\$0.00	Assume and assign to Credit Bid Purchaser		x		
		Operating Agreement - Other	WD 90, WD 103 Operating AgreementS 12-30-1993		Fieldwood Energy LLC	WD 0090 Lease G01089, WD 0103 Lease G12360		\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid	x			
1857		Joint Operating Agreement	JOperating Agreement eff. 2/1/94		Fieldwood Energy Offshore LLC	SS 301 Lease G10794		\$0.00	Purchaser		x		
1858		Operating Agreement - Other	Operating Agreement eff. 6-24-94		Fieldwood Energy LLC	MP 281 Lease G10910		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		L	
1859	9/1/1994	Farmout Agreement	Farmout Agmt Eff. 9-1-94		Fieldwood Energy LLC	PL 5 Lease G12027		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			

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Applicable Entity

Fieldwood Energy, LLC, et al. Prepared May 25, 2021

- Notes:

 [1] Known Contract Counterparties represent parties listed in actual agreements and/or vendor names.

 [2] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will fled an amended schedule prior to the confirmation hearing to reflect this information.

 [2] The Debtors continue to review the contracts listed on this schedule prior to the confirmation hearing to reflect this information.

 [3] Associated lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [4] Related lease parties represent current lease co-working interest owners and Jill parties based on Company accounting system records.

 [5] Estimates based on open pre-perform accounting payles balances. Our estimates were adjusted to laze of companying to laze to companying the laze of the payles of the Debtors and the payles of the Debtors are also as may be further amended, supplemented, or modified, the "Plen"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan. The proposed relativisties of the on this Schedule of the same of corrects, the applicable Definitive Decuments shall control.

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# Contract Date	Contract Category	Contract Description	Known Contract Counterparties [1] Debtor Entities [2]	Associated Leases [3]	Related Lease Parties [4]	Cure Estimate [5]	Proposed Contract Treatment [6]		Credit Bid Purchaser	FW III	FW IV
1860 9/1/199	6 Operating Agreement - Other	Offshore Operating Agreement 9/1/1996	Fieldwood Energy LLC	VR 408 Lease G15212		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1861 9/3/199	6 Operating Agreement - Other	Operating Agreement (depths below 9000' on VR 392 & VR 408; and all depths VR 407) 9/3/1996	Fieldwood Energy LLC	VR 408 Lease G15212		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
1862 2/11/199	9 Operating Agreement - Other	Operating Agreement eff. 2-11-99	Fieldwood Energy LLC	El 255 Lease G01958		\$0.00		x			
1863 1/31/200	0 Farmout Agreement	Farmout Letter Agreement 1/31/2000	Fieldwood Energy LLC	VR 408 Lease G15212		\$0.00		×			
1864 2/7/200	Operating Agreement - Other	Operating Agreement eff. 2-7-00	Fieldwood Energy LLC	HI 206 Lease G20660		\$0.00		×			
1865 5/19/200	3 Joint Operating Agreement	JOperating Agreement eff. 5/19/03	Fieldwood Energy Offshore LLC	SS 301 Lease G10794		\$0.00			x		
1866 6/16/200	3 Unit Agreement and/or Unit Operating	TEX W RA SUA Unit Agreement	Olisiole LLC	BS 45 Lease 15683		\$0.00			x		-
1867 8/1/200	Agreement Operating Agreement - Other	Operating Agreement 8/1/04	Fieldwood Energy LLC	HI A341 Lease G25605		\$0.00		x			-
1868 10/17/20	06 Joint Operating Agreement	Operating Agreement eff. 10-17-06	Fieldwood Energy LLC	EC 37 Lease G25933		\$0.00	Assume and Allocate Pursuant to	x			
1869 1/4/200	7 Farmout Agreement	Farmout Agreement		SM 44 Lease G23840		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	×			
1870 3/8/200	7 Property Participation & Exchange	Participation Agreement as Amended		SM 44 Lease G23840		\$0.00		×			
1871 5/14/200	Agreements 8 Other Notices	Final Notification Letter Memo-Well Payout, elated May 14, 2008, EB	Fieldwood SD Offshore	EB 160 Lease G02647		\$0.00					×
1872 2/25/201	Operating Agreement - Other	160 #A-13 well paid out on March 3, 2008. Operating Agreement eff. 2-25-10	LLC Fieldwood Energy LLC	El 10 Lease G23851		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	¥			
1873 8/1/201	0 Marketing - Service Agreement	SERVICE AGREEMENT FOR SOUTH PASS 49 PIPELINE		SP 49		\$0.00		×			
1874 5/11/201	Pipeline Use / Tie-In / Modification	PERSONNEL Pipeline Tie-In and Use Agreement		MP 112 Lease G09707		\$0.00	Divisive Mergers Assume and Allocate Pursuant to			x	
1875 11/1/201	Agreements 3 Master Service Agreement	Platform Audits / BSEE Drawings		Area wide		\$0.00			*	^	
1876 4/16/201	4 Other Lease / Rental Agreement	Rental Agreement		MC 993 N/2MC 993 S/2 Lease G24134		\$0.00	Purchaser Assume and assign to Credit Bid		×		
1877 11/19/20	18 Master Service Agreement	Regulatory		Area wide		\$0.00	Purchaser Assume and assign to Credit Bid		· ·		
1878 6/24/201	9 Master Service Agreement	- IT and Consulting Support for the HWCG - Fieldwood Portal for	Fieldwood Energy LLC	Area wide		\$0.00			-		
1879 8/6/201	9 Right of Use Easement	Various Exercises USACE RUE DACW29-2-17-73 SP60		SP 60		\$0.00	Purchaser Assume and Allocate Pursuant to		x		
1880 10/2/201	9 Other Services Agreements	IT and Consulting Support for the HWCG - Fieldwood Portal for	Fieldwood Energy LLC	Area wide		\$0.00	Divisive Mergers Assume and assign to Credit Bid	×			
1881 10/30/20	19 Master Service Agreement	Various Exercises Industry Standards, Analytics, and Research / Subscription Service	3, 1	Area wide		\$0.00	Purchaser Assume and assign to Credit Bid		x		
	19 Master Service Agreement	Industry Standards, Analytics, and Research / Subscription Service		Area wide		\$0.00	Purchaser		x		
1883	Marketing - Other	Market Authorization Letter Agreement to act as agent for Ecopetrol	Fieldwood Enormy II C	MC 904 Lease G36566		\$0.00	Purchaser		x		
1884 1/1/201-	_	Ameica Inc. to Market gas production Governs the Ownership and Operations of the Facility. Operator to		EC 178 Lease G34229, EC 261 Lease G00971, EC 278 Lease G00974, EC			Purchaser Assume and (i) assign to Credit Bid Credit Bid		x		
(Amend and superced the Construct and Operation Agreeme	Management, Ownership Agreements es ion ns nt	ownform the physical operations, maintenance, and repair of the System, as well as the management and administrate functions for the System. Facility separates condestate from Sea Robin PI by and between Fieldwood Energy LLC and and	PREDWOOD ENERGY LLC	TS9 (Lame G0205), EC 332 (Lase G06478, E1 371 (Lase G03332, E1 37) Lase G02710, E1 315 (Lase G0332, E1 361 (Lase G03332, E1 37) Lase G02710, E1 351 (Lase G02478, E1 361 (Lase G02324, E1 3161 Lase G02324, E1 3161 (Lase G02324, E1 3161 Lase G02324, E1 3161 Lase G02324, E1 3161 Lase G0234, E1 3161 Lase G0342, E1 3161 Lase G0342		\$0.00	Assume and (I) assign to Credit allow Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x	x
1, 1972											

Exhibit E

Plan Administrator Agreement

[To Come]

Exhibit F

Credit Bid Purchase Agreement

PURCHASE AND SALE AGREEMENT

AMONG

FIELDWOOD ENERGY LLC

AND

ITS AFFILIATES SIGNATORY HERETO

AS SELLERS

		AND	
[]
		AS BUYER	
		DATED	
	ſ	11], 2021

[DISCLAIMER: This is a proposed form purchase agreement only, and not an offer that can be accepted. Until the authorized representatives of the Sellers and Buyer agree to and execute a definitive agreement, neither the Sellers nor Buyer has any obligation (legal or otherwise) to conclude a transaction. Unless included in a definitive agreement, communications (written or oral) shall not create any obligations whatsoever on the Sellers or Buyer and no person, including any recipient of this proposed form, may rely on them as the basis for taking or foregoing any action or opportunity or for incurring any costs. Further, this proposed form purchase agreement may be amended and/or modified in its entirety to provide for the 363 Credit Bid Transaction in the circumstances contemplated by, and subject to any consents required by, Section 5.2(c) of the Plan.]

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¹ Note to Draft: Exhibits are subject to ongoing review and comment by Buyer and are subject to change in all respects.

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PURCHASE AND SALE AGREEMENT²

This Purchase and Sale Agreement (this "Agreement") is made as of [] [],
2021 (the "Execution Date") by and among (a) Fieldwood Energy LLC, a Delaware limited
liability company ("Fieldwood"), Fieldwood Energy Inc., a Delaware corporation, Dynamic
Offshore Resources NS, LLC, a Texas limited liability company, Fieldwood Energy Offshore
LLC, a Delaware limited liability company, Fieldwood Onshore LLC, a Delaware limited liability
company, Fieldwood SD Offshore LLC, a Delaware limited liability company, Fieldwood
Offshore LLC, a Delaware limited liability company, Bandon Oil and Gas GP, LLC, a Delaware
limited liability company, Bandon Oil and Gas, LP, a Delaware limited partnership, Fieldwood
Energy SP LLC, a Louisiana limited liability company, Galveston Bay Pipeline LLC, a Delaware
limited liability company, and Galveston Bay Processing LLC, a Delaware limited liability
company, (b) subject to Section 1.5, FW GOM Pipeline, Inc., a Delaware corporation ("FW GOM
Pipeline"), and GOM Shelf LLC, a Delaware limited liability company ("GOM Shelf" and each
of the other entities specified in clauses (a) and (b), a "Seller" and collectively the "Sellers"), and
(c) [], a [Delaware limited liability company] ("Buyer"), and
[], [a Delaware limited liability company and a wholly-owned subsidiary of
Buyer] ("Buyer 2"). The Sellers, Buyer and Buyer 2 may be referred to individually as a "Party"
or collectively as the "Parties." Capitalized terms used in this Agreement have the meanings
referenced in Annex I to this Agreement.

RECITALS

- A. The Sellers desire to sell, and Buyer desires to purchase, all of the Acquired Interests on the terms and subject to the conditions set forth below.
- B. On August 3, 2020 and August 4, 2020, the Sellers (collectively, the "*Debtors*") filed voluntary petitions (the "*Bankruptcy Cases*") under Chapter 11 of Title 11 of the United States Code, 11 U.S.C. §§ 101, et seq. (as amended from time to time, the "*Bankruptcy Code*") in the United States Bankruptcy Court for the Southern District of Texas, Houston Division (the "*Bankruptcy Court*").
- C. [Buyer has provided to the Sellers at or prior to the execution of this Agreement a copy of a fully executed and effective direction letter (the "*Direction Letter*") causing to be delivered at Closing such portion of the [**Obligations**] (as defined in the Credit Agreement) as is necessary to allow for payment of the Credit Bid and Release.]³
- D. Pursuant to the Plan, and as consideration for the transactions contemplated by the Direction Letter, each holder of Allowed FLTL Claims (as defined in the Plan) will receive its pro rata portion (as determined pursuant to the Plan and the Confirmation Order) of (a) on the Effective Date, the Credit Bid and Release New Equity Interests and (b) if and when issuable pursuant to

² Note to Draft: Subject to review by Administrative Agent.

³ Note to Draft: Subject to review by Administrative Agent.

the Plan, Confirmation Order, or any other order entered by the Bankruptcy Court, the FLTL Subscription Rights.

- E. Pursuant to the Plan, each holder of Allowed SLTL Claims (as defined in the Plan) will receive its pro rata portion (as determined pursuant to the Plan and the Confirmation Order) of, if and when issuable pursuant to the Plan, Confirmation Order, or any other order entered by the Bankruptcy Court, the SLTL Subscription Rights.
- F. Following Fieldwood's receipt of the GUC Warrants and the SLTL Warrants pursuant to <u>Section 9.2(j)</u>, Fieldwood will cause such GUC Warrants and SLTL Warrants to be distributed and received by the Persons entitled to receipt of such interests pursuant to the Plan on the Effective Date in accordance with the Plan.
- G. Upon the terms and subject to the conditions set forth herein, the Parties intend to effectuate the transactions contemplated by this Agreement through a sale of the Acquired Interests pursuant to Sections 105, 363, 365, 1123(a)(5)(D), 1129, 1141 and 1146 of the Bankruptcy Code, and Rules 4001, 6004, 6006 and 3020 of the Federal Rules of Bankruptcy Procedure of the Bankruptcy Code (as amended from time to time, the "*Bankruptcy Rules*").
- H. The execution and delivery of this Agreement and the Sellers' ability to consummate the transactions contemplated by this Agreement are subject to, among other things, the Bankruptcy Court's entry of the Confirmation Order.

AGREEMENT

In consideration of the recitals above, the provisions below and other good and valuable cause and consideration, the receipt and sufficiency of which are hereby acknowledged, Buyer, Buyer 2 and the Sellers agree as follows:

ARTICLE I PURCHASE AND SALE

- 1.1 <u>Purchase and Sale.</u> Subject to the provisions hereof and the entry of the Confirmation Order, Buyer agrees to purchase and accept from the Sellers and the Sellers agree to sell, assign, convey, transfer and deliver, or cause to be sold, assigned conveyed, transferred and delivered to Buyer at the Closing, the Acquired Interests free and clear of any and all Encumbrances (other than Permitted Encumbrances (except that the Fieldwood U.A. Interests and the JV Interests shall not be subject to any Permitted Encumbrances)); *provided* that Buyer and Buyer 2 may determine in their sole discretion that certain Fieldwood U.A. Interests and certain JV Interests may be acquired by Buyer 2 instead of by Buyer, in which case all references hereto to Buyer with respect to such Fieldwood U.A. Interests or JV Interests shall be understood to be to Buyer 2 instead of Buyer.
- 1.2 <u>Acquired Interests</u>: Assets. As used herein, the term "*Acquired Interests*" refers to (x) all of each Seller's right, title and interest in, to, under or derived from the Co-Owned Assets excluding the FWE I Assets and the GOM Shelf Oil and Gas Properties other than the Applicable Shared Asset Interests (which Applicable Shared Asset Interests shall be "Co-Owned Assets") and (y) all of each Seller's right, title and interest in, to, under or derived from the Other Assets. As

used herein, the term "Assets" means the Co-Owned Assets and Other Assets, wherever located, real, personal or mixed, tangible or intangible, known or unknown, as the same shall exist as of the Closing. As used herein, the term "Co-Owned Assets" means the following (provided, that (subject to the following provisos) Buyer may, from time to time prior to the Designation Deadline, subject to obtaining the Sellers' prior written consent (in the Sellers' sole discretion (it being understood that Buyer shall not add to or remove from the "Co-Owned Assets" any FWE I Asset or GOM Shelf Oil and Gas Properties provided that the foregoing shall not prevent the addition or removal of Applicable Shared Asset Interests as appropriate (which may be added or removed with the Sellers' prior written consent))), add any assets to or remove any assets from the "Co-Owned Assets" (and, in the event an asset is added or removed, to the extent applicable, add, modify or remove any related Liabilities to or from the "Assumed Liabilities") and any affected Exhibit or Schedule (including Schedule 1.3(d)) will be updated accordingly, and if Buyer removes any asset from the "Co-Owned Assets" Buyer shall indemnify the Sellers with respect to any Liability incurred by the Sellers as a result of the removal by Buyer of any Co-Owned Asset and the retention by the Sellers of such "Co-Owned Asset"; provided, further, that (notwithstanding anything to the contrary in this Section 1.2), Buyer may not remove any assets from the "Co-Owned Assets" after the Designation Deadline):

- (a) the oil and gas leases (and other agreements) described in **Part 1** of **Exhibit A**, but excluding the FWE I Assets and the GOM Shelf Oil and Gas Properties (collectively, the "**Co-Owned Leases**"), including all Working Interests, Net Revenue Interests, royalty interests, overriding royalty interests, production payments, net profits interests, carried interests, reversionary interests (including rights under non-consent provisions), possibilities of reverter, conversion rights and options, fee mineral interests and other interests of every kind and character in, to, under or derived from any Co-Owned Lease or any land subject to, covered by or included within any Co-Owned Lease (except that, solely as to each of lease OCS-00786 covering South Marsh Island 48 and lease OCS-G 1609 covering South Pass 61, the interests in such lease to be conveyed hereunder are solely the overriding royalty interests held by the Sellers in such lease);
- (b) (i) each Unit that includes any of the lands covered by or subject to any Co-Owned Lease (each, a "Co-Owned Subject Unit"), (ii) each pooling, unitization or communitization declaration, designation, agreement or order creating or modifying any Co-Owned Subject Unit (each, a "Co-Owned Subject Unit Agreement") and (iii) the oil and gas leases and lands subject to, covered by or included within each Co-Owned Subject Unit;
- (c) all servitudes, rights of way, easements, surface leases, subsurface agreements and similar rights and agreements related to or held for use in connection with (in each case, whether or not located on) any land subject to or covered by any Co-Owned Lease or Co-Owned Subject Unit (collectively, the "Co-Owned Easements"), including those described in Part 1 of Exhibit B;
- (d) all wells (whether producing, not producing, shut-in, temporarily abandoned, injection, disposal or otherwise) owned or operated in connection with any of the Co-Owned Leases or Co-Owned Subject Units, whether or not such well is located on any land subject to or covered by any Co-Owned Lease or Co-Owned Subject Unit (collectively, the "Co-Owned Wells"), including those described in Part 1 of Exhibit C (such wells, the "Co-Owned Scheduled Wells");

- all equipment, machinery, structures, fixtures, inventory, vehicles, rolling stock, improvements and other movable property related to, used or held for use in connection with or held as inventory in connection with (in each case, whether or not located on) any Co-Owned Lease, Co-Owned Subject Unit, Co-Owned Easement, lands covered by or subject to any Co-Owned Lease, Co-Owned Subject Unit or Co-Owned Easement or Co-Owned Well (including well equipment; casing; rods; tanks and tank batteries; boilers; tubing; pumps; pumping units and engines; Christmas trees; production facilities; dehydration units and facilities; heater-treaters; compressors; testing and sampling equipment; sulfur recovery units and facilities; valves; gauges; supervisory control and data acquisition (SCADA) systems, equipment and related software; meters and other measurement equipment; flow lines; pipelines; gathering systems; processing systems or facilities; umbilicals; caissons; water systems (whether for source water, treatment, disposal, injection or otherwise); the platforms and facilities listed in Part 1 of Exhibit D; and all additions and accessions to, substitutions for and replacements of any of the foregoing, together with all attachments, components, parts, equipment, supplies, pipes, tools, casing, tubing, tubulars, fittings and accessories in connection with any of the foregoing), including the foregoing listed in Part 1 of Exhibit D-1 (collectively, the "Co-Owned Inventory");
- (f) (i) all oil, gas, minerals, condensate, distillate, natural gasoline, natural gas liquids, plant products and other liquid or gaseous hydrocarbons and all other substances produced with any of the foregoing hydrocarbons (collectively, "*Hydrocarbons*") (A) that are produced on, or the right to explore for which, or an interest in which, is granted pursuant to, any Co-Owned Lease, Co-Owned Subject Unit or Co-Owned Subject Unit Agreement or (B) that are located in any Co-Owned Inventory; and (ii) all proceeds from the sale of any such Hydrocarbons;
- (g) all Permits (and pending applications therefor) that pertain or relate in any way to any of the Co-Owned Field Assets, including the Permits listed in **Part 1** of **Exhibit E**, to the extent assignable by the Sellers to Buyer or Buyer 2;
 - (h) subject to Section 6.7, all Co-Owned Assigned Contracts;
- (i) all rights (including intangible and inchoate rights), Claims, rights of setoff, rights under warranties and indemnities made by prior owners, manufacturers, vendors and Third Persons or accruing under applicable statutes of limitation or prescription, insofar only as the foregoing relate or are attributable to any of the other Co-Owned Assets or to any Assumed Liabilities, including any and all Claims of any Seller against other Persons pertaining to Imbalances attributable to the Co-Owned Assets;
- (j) to the extent transferable by the Sellers to Buyer at Closing without payment of a fee or other penalty to any Third Party pursuant to any Contract (unless Buyer has, prior to the Closing, separately agreed in writing to pay such fee or penalty), all seismic data (conventional, three dimensional or otherwise; whether owned or licensed; and including original field tapes) (including all such data relating to those licenses and agreements listed in **Part 1** of **Exhibit F**), log cores, geological, reserve engineering and other scientific and technical information, samples, tests, reports, maps and data that relate to any of the Co-Owned Field Assets or any land on which any Co-Owned Field Asset is located (collectively, the "**Co-Owned Field Data**");

- (k) all files, records (including reservoir, production, operation, contract, land and title records; drawings, maps, plats and surveys; abstracts of title, title insurance policies, title opinions and title curative; lease, prospect, contract, division order, marketing, correspondence, operations, environmental, production, processing, accounting, Property-Related Tax, Production Tax, Transfer Tax, regulatory compliance, facility and well records and files; supplier lists and files; customer lists and files; and reports to any Governmental Authority), databases, data and other information (in each case, whether in written or electronic format) that relate to any of the other Co-Owned Assets (collectively, the "Co-Owned Records");
 - (l) [reserved];
- (m) all raw materials, work-in-process, finished goods, supplies and other inventories related to, used or held for use in connection with (in each case, whether or not located on) any Co-Owned Lease, Co-Owned Subject Unit, Co-Owned Easement or Co-Owned Well;
 - (n) all goodwill associated with any Co-Owned Asset; and
- (o) all credits or other rights to prepaid expenses, deposits, advances, prepayments, excess or unearned premiums, costs, and other refunds attributable to any Co-Owned Assets (excluding Excluded Prepaid JOA Funds).

As used herein, the term "Other Assets" means the assets described in clauses (p) through (rr) below; provided, that, from time to time prior to the Designation Deadline, Buyer may, in its sole discretion (subject to the following provisos), (x) add any assets to the "Other Assets" or (y) remove any Other Assets from the "Other Assets" (other than (1) to add any Co-Owned Assets to, or to remove any Co-Owned Assets from, the Other Assets or (2) the assets or items set forth in clauses (aa), (ee), (gg), (ii), (oo) or (pp) of this Section 1.2), and, in the event an asset is added or removed, to the extent applicable, add, modify or remove any related Liabilities to or from the "Assumed Liabilities" (and any affected Exhibit or Schedule (including Schedule 1.3(d)) will be updated accordingly); provided, however, that Buyer may not add or remove any FWE I Asset or GOM Shelf Oil and Gas Property; provided, further, that (notwithstanding anything to the contrary in this Section 1.2), Buyer may not remove any assets from the "Other Assets" after the Designation Deadline; and, provided, further, that Buyer may not (i) remove any assets from the "Other Assets" unless Buyer has agreed in writing to indemnify Sellers with respect to any Liability incurred by any Seller as a result of the retention by Sellers of such "Other Asset" or (ii) add any assets to the Other Assets if such addition would require a Governmental Approval (except for those which are obtained post Closing) that would reasonably be expected to materially delay the Closing); provided, further that Buyer may remove any such asset if Buyer increases the Cash Portion to include the amount of such Liability:

(p) the oil and gas leases (and other agreements) described in **Part 2** of **Exhibit A** (collectively, the "*Other Leases*"), including all Working Interests, Net Revenue Interests, royalty interests, overriding royalty interests, production payments, net profits interests, carried interests, reversionary interests (including rights under non-consent provisions), possibilities of reverter, conversion rights and options, fee mineral interests and other interests of every kind and character in, to, under or derived from any Other Lease or any land subject to, covered by or included within any Other Lease (except that, (x) solely as to lease OCS-G 12210

covering Green Canyon 201, the interests in such lease to be conveyed hereunder exclude any record title or operating rights in the NE1/4 of Block 201, Green Canyon, (y) solely as to lease OCS-G 10794 covering Ship Shoal 301, Fieldwood's overriding royalty interest in such lease is not to be conveyed hereunder; and (z) solely as to each of OCS-G 1449 covering portions of West Delta 57, 79 and 80, OCS-G 1874 covering portions of West Delta 79 and 80 and OCS-G 1989 and OCS-G 2136 covering portions of West Delta 80, the interests in such lease to be conveyed hereunder are solely the overriding royalty interests held by the Sellers in such lease);

- (q) (i) each Unit that includes any land covered by or subject to any Other Lease (each, a "Other Subject Unit"), (ii) each pooling, unitization or communitization declaration, designation, agreement or order creating or modifying any Other Subject Unit (each, a "Other Subject Unit Agreement") and (iii) the oil and gas leases and lands subject to, covered by or included within each Other Subject Unit;
- (r) all servitudes, rights of way, easements, surface leases, subsurface agreements and similar rights and agreements located on (or related to or held for use in connection with (in each case, whether or not located on)) any land subject to or covered by any Other Lease or Other Subject Unit (collectively, the "Other Easements"), including those described in Part 2 of Exhibit B;
- (s) all wells (whether producing, not producing, shut-in, temporarily abandoned, injection, disposal or otherwise) owned or operated in connection with any Other Lease or Other Subject Unit, whether or not such well is located on any land subject to or covered by any Other Lease or Other Subject Unit (collectively, the "Other Wells"), including those described in Part 2 of Exhibit C (such wells, the "Other Scheduled Wells");
- all equipment, machinery, structures, fixtures, inventory, vehicles, rolling (t) stock, improvements and other movable property related to, used or held for use in connection with or held as inventory in connection with (in each case, whether or not located on) any Other Lease, Other Subject Unit, Other Easement, lands covered by or subject to any Other Lease, Other Subject Unit or Other Easement or Other Well (including well equipment; casing; rods; tanks and tank batteries; boilers; tubing; pumps; pumping units and engines; Christmas trees; production facilities; dehydration units and facilities; heater-treaters; compressors; testing and sampling equipment; sulfur recovery units and facilities; valves; gauges; supervisory control and data acquisition (SCADA) systems, equipment and related software; meters and other measurement equipment; flow lines; pipelines; gathering systems; processing systems or facilities; umbilicals; caissons; water systems (whether for source water, treatment, disposal, injection or otherwise); the platforms and facilities listed in Part 2 of Exhibit D; and all additions and accessions to, substitutions for and replacements of any of the foregoing, together with all attachments, components, parts, equipment, supplies, pipes, tools, casing, tubing, tubulars, fittings and accessories in connection with any of the foregoing), including the foregoing listed in Part 2 of Exhibit D-1 (collectively, the "Other Inventory");
- (u) (i) all Hydrocarbons (A) that are produced on, or the right to explore for which, or an interest in which, is granted pursuant to, any Other Lease, Other Subject Unit or Other Subject Unit Agreement or (B) that are located in any Other Inventory; and (ii) all proceeds from the sale of any such Hydrocarbons;

- (v) all Permits (and pending applications therefor) that pertain or relate in any way to any of the Other Field Assets, including the Permits listed in **Part 2** of **Exhibit E**, to the extent assignable by the Sellers to Buyer or Buyer 2;
- (w) all rights (including intangible and inchoate rights), Claims, rights of setoff, rights under warranties and indemnities made by prior owners, manufacturers, vendors and Third Persons or accruing under applicable statutes of limitation or prescription, insofar only as the foregoing relate or are attributable to any of the Other Assets, including any and all Claims of any Seller against other Persons pertaining to Imbalances attributable to the Other Assets;
- of a fee or other penalty to any Third Party pursuant to any Contract (unless Buyer has, prior to the Closing, separately agreed in writing to pay such fee or penalty), (i) all seismic data (conventional, three dimensional or otherwise; whether owned or licensed; and including original field tapes) (including all such data relating to those licenses and agreements listed in **Part 2** of **Exhibit F**), log cores, geological, reserve engineering and other scientific and technical information, samples, tests, reports, maps and data that relate to any of the Other Field Assets or any land on which any Other Field Asset is located and (ii) copies of all proprietary seismic data (conventional, three dimensional or otherwise), log cores, geological, reserve engineering and other scientific and technical information, samples, tests, reports, maps and data that relate to any of the FWE I Oil and Gas Properties or any land on which any FWE I Oil and Gas Property is located (collectively, the "Other Field Data");
- (y) all files, records (including reservoir, production, operation, contract, land and title records; drawings, maps, plats and surveys; abstracts of title, title insurance policies, title opinions and title curative; lease, prospect, contract, division order, marketing, correspondence, operations, environmental, production, processing, accounting, Property-Related Tax, Production Tax, Transfer Tax, regulatory compliance, facility and well records and files; supplier lists and files; customer lists and files; and reports to any Governmental Authority), databases, data and other information (in each case, whether in written or electronic format) that relate to any of the Other Assets (collectively, the "Other Records");
 - (z) subject to Section 6.7, all of the Other Assigned Contracts;
 - (aa) all Working Capital Assets;
- (bb) all of the Sellers' rights, title and interest as borrowers under the Prepetition FLFO Credit Agreement (as defined in the Plan) as modified to the extent set forth in the First Lien Exit Facility Documents (as defined in the Plan);
- (cc) all raw materials, work-in-process, finished goods, supplies and other inventories located on (or related to, used or held for use in connection with (in each case, whether or not located on)) any Other Lease, Other Subject Unit, Other Easement or Other Well;
 - (dd) all goodwill associated with the Other Assets;
- (ee) the Office Sublease, the Lafayette Lease Agreement, the Warehouse Lease and the Lubrizol Sublease and, in each case, the premises demised thereunder, all fixtures and

appurtenances thereto, and all furniture and other personal (movable) property located therein (collectively, the "Office Assets");

- (ff) all credits or other rights to prepaid expenses, deposits, advances, prepayments, excess or unearned premiums, costs, and other refunds attributable to the Other Assets;
- (gg) all (i) Suspense Funds and Undisbursed Revenue related to the Acquired Interests and (ii) Prepaid JOA Funds;
- (hh) all futures, options, swaps and other derivatives with respect to the sale of Hydrocarbons described in clauses (f) or (u) of this Section 1.2 and novated to Buyer pursuant to Section 6.15 (the "Hedges");
 - (ii) all assets relating to the Assumed Employee Plans (to the extent funded);
- (jj) all of the Sellers' economic analyses and pricing forecasts relating to any of the Assets;
 - (kk) all Transferred Intellectual Property;
 - (ll) all Seller IT Assets;
 - (mm) all Tax refunds other than those described in Section 1.3(f);
 - (nn) all collateral securing any bond provided for any of the Assets;
- (oo) all memberships (*lidmaatschap*), including all membership rights (*lidmaatschapsrechten*) of Fieldwood U.A. held by any Seller (the "Fieldwood U.A. Interests") and all shares in the capital of Fieldwood Mexico and any of its Subsidiaries (Fieldwood Mexico and its Subsidiaries, collectively, the "Mexico JV") held by any Seller (the "JV Interests"), and all rights, interests and title in and to such Seller's equity ownership of, and all present and future rights of such Seller as an equity holder of, Fieldwood U.A. or the Mexico JV, as applicable, both actual and contingent, including all distributions of profits, dividends, distribution of reserves, repayments of capital, liquidation or dissolution proceeds and all other distributions, payments and repayments in respect of such equity ownership and any right to receive the same, and all other rights in respect of such equity ownership under or pursuant to the organizational documents of and any equity holders' agreement in respect of Fieldwood U.A. or the Mexico JV, as applicable;
 - (pp) the Specified P&A Equipment;
- (qq) all proceeds recovered under the Tail Policy, but only with respect to reimbursement of D&O Indemnified Liabilities actually paid by Buyer pursuant to Section 10.12; and
- (rr) all rights, claims, demands and causes of action of the Sellers relating to the Acquired Interests or the Assumed Liabilities, including those set forth on <u>Schedule 1.2(rr)</u>;

provided that this <u>clause (rr)</u> shall not apply with respect to or in connection with Taxes or Tax refunds.

- 1.3 <u>Excluded Assets</u>. The Assets and Acquired Interests do not include, and there is hereby expressly excepted and excluded therefrom and reserved to the Sellers, all assets and properties of each Seller and its Affiliates that are not described or otherwise identified as Acquired Interests in Section 1.2, including the following assets and properties (the "*Excluded Assets*"):
- (a) all corporate, financial, legal (other than title opinions) and tax records of the Sellers, but excluding Records;
- (b) other than (i) the Fieldwood U.A. Interests and the shares of capital stock or equity interests of any Person held, directly or indirectly, by Fieldwood U.A. and (ii) the JV Interests and the shares of capital stock or equity interests of any Person held, directly or indirectly, by Fieldwood Mexico and its Subsidiaries, any shares of capital stock or other equity interest held by the Sellers in any other Person;
 - (c) all BOEM operator numbers;
- (d) all of the Sellers' right, title and interest in and to those interests, rights, properties and assets more particularly described on **Schedule 1.3(d)** as such Schedule may be amended in accordance with Section 2.6;
- (e) all of the Sellers' right, title and interest in, to and under any of the FWE I Assets, other than any Applicable Shared Asset Interests added to the Co-Owned Assets or Other Assets by Buyer pursuant to the terms of Section 1.2;
 - (f) all Tax refunds attributable to the Retained Liabilities;
 - (g) all Excluded Contracts;
 - (h) all assets of any Employee Plan that are not Assumed Employee Plans;
- (i) all Intellectual Property owned or purported to be owned by any Seller (other than Transferred Intellectual Property);
 - (i) all insurance policies held by the Sellers;
- (k) all rights, claims, demands and causes of action of the Sellers under this Agreement;
- (l) all cash held in accounts of the Sellers, other than (i) Suspense Funds, (ii) Undisbursed Revenue and (iii) Prepaid JOA Funds;
- (m) any and all Claims of any Seller against other Persons pertaining to Imbalances attributable to the FWE I Assets;
 - (n) the Specified Excluded Receivables;

- (o) all Avoidance Actions;
- (p) as to each of lease OCS-G 1449 covering portions of West Delta 57, 79 and 80, OCS-G 1874 covering portions of West Delta 79 and 80, OCS-G 1989 and OCS-G 2136 covering portions of West Delta 80, OCS-00786 covering South Marsh Island 48 and lease OCS-G 1609 covering South Pass 61, any interest other than any overriding royalty interests held by the Sellers in such lease;
- (q) solely as to lease OCS-G 12210 covering Green Canyon 201 any record title or operating rights (for the avoidance of doubt, not including any overriding royalty interests) in the NE1/4 of Block 201, Green Canyon; and
- (r) solely as to lease OCS-G 10794 covering Ship Shoal 301, Fieldwood's overriding royalty interest in such lease.
- 1.4 <u>Effective Time</u>. The purchase and sale of the Acquired Interests shall be effective as of 7:00 am (Central Prevailing Time) on the Closing Date (the "*Effective Time*").
- Certain Sellers. The Parties agree that each of FW GOM Pipeline and GOM Shelf 1.5 have executed this Agreement as Sellers solely for the purpose of selling, assigning, conveying, transferring and delivering to Buyer any Acquired Interests held by such entities as of the Closing pursuant to this Article I and the applicable Transfer Documents, and without limiting the applicability of covenants and representations to the closing conditions set forth in Article VII neither FW GOM Pipeline nor GOM Shelf makes, or shall have any obligation or liability with respect to, any other covenant or representation of the Sellers made under this Agreement or any certificate delivered pursuant hereto. For the avoidance of doubt, neither FW GOM Pipeline or GOM Shelf shall be required or obligated to sell, assign, convey, transfer or deliver to Buyer or Buyer 2 any of the GOM Shelf Oil and Gas Properties. Notwithstanding anything to the contrary, Fieldwood Energy I, GOM Shelf, and their Subsidiaries shall have no liability under this Agreement or any Ancillary Document (including, without limitation, for breach, misrepresentation, fraud, breach of warranty, or otherwise) or relating to the sale or purchase of the Acquired Interests, the operation or business of the Acquired Interests, or any other transactions contemplated by this Agreement or any Ancillary Document, except for any breach (i) by Fieldwood Energy I of its obligations pursuant to Section 3(b)(i) of the Plan of Merger (as contemplated by Section 10.12(e)) or (ii) by FW GOM Pipeline or GOM Shelf of its obligations pursuant to Sections 9.2, 10.2, 10.3, 10.4, 10.5, 10.6, 10.7, 10.9 and, in respect of its interest in an asset which is also in part a Co-Owned Asset, 10.11.

ARTICLE II CONSIDERATION

2.1 Consideration.

(a) The aggregate consideration to be paid by Buyer and Buyer 2 to the Sellers with respect to the sale to Buyer and Buyer 2 of the Acquired Interests shall consist of the following (collectively, the "*Consideration*"): (1) a credit bid and equivalent release of the Sellers and any guarantors (and their respective successors and assigns) from a portion of the Claims arising under the Credit Agreement, in an aggregate amount up to the FLTL Claims Allowed Amount (as defined

in the Plan) (the "Credit Bid and Release") ⁴, (2) the Cash Portion, (3) the GUC Warrants, (4) the SLTL Warrants, (5) the Subscription Rights and (6) Buyer's assumption of the Assumed Liabilities (including, for the avoidance of doubt, the Liabilities set forth in Section 11.1(o))⁵. For the avoidance of doubt, the Credit Bid and Release will not include all of the Claims arising under the Credit Agreement, and (x) the portion of such Claims not included in the Credit Bid and Release will not be transferred to Sellers by Buyer and Buyer 2 pursuant to this Agreement and (y) the holder(s) thereof will be entitled to receive the distribution of the FLTL Subscription Rights by the Debtors pursuant to, and as contemplated by, the Plan.

- (b) Prior to the Closing, the Sellers and Buyer shall in good faith endeavor to agree upon the Closing Cash Amount, the Effective Date Cash Obligations and the Effective Date Cash Obligations Amount in accordance with the definitions thereof.
- (c) The Parties hereby agree that, for U.S. federal income tax purposes, the assumption by Buyer of the remaining Allowed FLFO Claims (as such term is defined in the Plan) pursuant to Section 11.1(o) hereof shall be treated as if: (i) Buyer issues a debt instrument to the Sellers ("Buyer Obligation") with terms that are identical (with the exception of the obligor) to the terms of the Buyer Parent Debt (defined below) as additional consideration for the Acquired Interests, (ii) the Sellers deliver the Buyer Obligation to holders of Allowed FLFO Claims (as such term is defined in the Plan) (together with the FLFO Distribution Amount (as such term is defined in the Plan)) in satisfaction of their Allowed FLFO Claims (as such term is defined in the Plan), in a transaction that constitutes a "significant modification" within the meaning of Treasury Regulations Section 1.1001-3, and (iii) Buyer Parent issues the First Lien Exit Facility (as such term is defined in the Plan) (the "Buyer Parent Debt") to holders of Allowed FLFO Claims (as such term is defined in the Plan) in substitution of the Buyer Obligation, thereby assuming Buyer's obligation with respect to the Buyer Obligation. The parties further agree that (i) the issue price, within the meaning of Section 1273 of the Code, of the Buyer Obligation is equal to the issue price of the Buyer Parent Debt and (ii) the Sellers shall take into account for U.S. federal income tax purposes any cancellation of debt consequences under the Code, resulting from or in connection with (including as a result of the application of Treasury Regulations Section 1.1274-5, if applicable) or arising from the transactions described in this paragraph.
- 2.2 <u>Allocation of Adjusted Consideration</u>. The Parties acknowledge and agree that the Credit Bid and Release and the Cash Portion (and the Assumed Liabilities, taking into account <u>Section 2.1(c)</u>, and other relevant items, to the extent properly taken into account under the federal income Tax principles as consideration for the Acquired Interests) shall be allocated among the Acquired Interests in accordance with Section 1060 of the Code and the Treasury Regulations thereunder (and any similar provision of state, local or non-U.S. Law, as appropriate). Buyer shall, as promptly as practicable after the Closing Date, but in no case later than one hundred twenty

⁴ Note to Draft: Credit Bid and Release to be equal to at least \$1.03 billion, less (i) the Cash Portion, (ii) the GUC Warrants, (iii) the SLTL Warrants, (iv) the Subscription Rights and (v) the amount of the First Lien Exit Facility on the Closing Date, subject to such other adjustments as agreed with consent of the Debtors, the Required DIP Lenders and the Requisite FLTL Lenders (each as defined in the Plan).

⁵ Note to Draft: Sellers to be third party beneficiaries of the Direction Letter, with the right to specifically enforce the Credit Bid and Release.

(120) days following the Closing Date, prepare and deliver to the Sellers a proposed allocation as described in the preceding sentence (the "*Initial Allocation*"). The Parties, for a period of no more than ninety (90) days, shall cooperate in good faith to resolve any disagreements the Sellers may have with the Initial Allocation and agree on a final allocation (the "*Final Allocation*"). The Parties agree to file all Tax Returns (including the filing of IRS Form 8594 with their U.S. federal income Tax Return for the taxable year that includes the date of the Closing) consistent with the Final Allocation unless otherwise required by applicable Law.

2.3 Consents to Assign.

- (a) The Sellers shall, within five (5) Business Days after the Execution Date (to the extent not sent prior to the Execution Date), send to the holder of each Applicable Consent with respect to each Lease and any Assigned Contract that is not a 365 Contract (for which notices regarding 365 Contracts are addressed in Section 6.7) a notice seeking such holder's consent to the transactions contemplated hereby or as otherwise sufficient to permit the assignment of such Lease or Assigned Contract to Buyer or Buyer 2, as applicable, pursuant to this Agreement upon entry of the Confirmation Order. Upon request of Buyer, the Sellers shall promptly provide a reasonable update to Buyer regarding the status of requests for consents made pursuant to this Section 2.3(a).
- If the Sellers fail to obtain an Applicable Consent prior to Closing and (i) (b) with respect to any Lease or Assigned Contract that is not a 365 Contract, (A) the failure to obtain such Applicable Consent would under the express terms thereof cause the assignment of the Acquired Interest affected thereby to Buyer or Buyer 2, as applicable, to be void or voidable, (B) the failure to obtain such Applicable Consent would under the express terms thereof permit the termination of such Lease or Assigned Contract under the express terms thereof upon the purported assignment of such Lease or Assigned Contract to Buyer or Buyer 2, as applicable, pursuant to this Agreement, or (C) the failure to obtain such Applicable Consent would under the express terms thereof permit a party to such Lease or Assigned Contract to impose a financial or other penalty on any Seller, Buyer or Buyer 2 or (ii) with respect to any Lease or Assigned Contract, a party holding such Applicable Consent right has objected to the assignment of the affected Acquired Interest in accordance with the terms of the relevant Applicable Consent right (each Consent as to which clause (i) or (ii) is applicable, a "Required Consent"), then, unless the Bankruptcy Court has entered an order approving (or in the case of clause (ii), such objection is resolved to permit) the sale and assignment of the affected Acquired Interest to Buyer or Buyer 2, as applicable, pursuant to this Agreement without obtaining such Required Consent (and without Buyer or Buyer 2 being subject to the consequences set forth in clauses (i)(A) through (i)(C) of the definition of Required Consent as a result of not obtaining such Required Consent), the Acquired Interests (or portions thereof) affected by such un-obtained Required Consent shall be excluded from the Acquired Interests to be assigned to Buyer or Buyer 2 at Closing (and shall be considered Excluded Assets hereunder) (a "Delayed Asset"). In the event that any such Required Consent with respect to any such Delayed Asset (or portion thereof) is obtained during the Post-Closing Consent Period (or if during the Post-Closing Consent Period the Bankruptcy Court enters an order providing that (x) such Required Consent is not required to consummate the sale and assignment of the Delayed Asset to Buyer or Buyer 2, as applicable, pursuant to this Agreement or (y) the Delayed Asset may be sold and assigned to Buyer or Buyer 2, as applicable, pursuant to this Agreement free and clear (as applicable to the sale and assignment of the Delayed Asset to

Buyer or Buyer 2, as applicable, pursuant to this Agreement) of such Required Consent) (in each case of clauses (x) and (y) without Buyer or Buyer 2 being subject to the consequences set forth in clauses (i)(A) through (i)(C) of the definition of Required Consent as a result of not obtaining such Required Consent) then, (1) the Sellers shall so notify Buyer, and (2) on or prior to the tenth (10th) Business Day after the date such Required Consent is obtained or such order referred to above is entered, the Sellers shall assign such Delayed Asset (or portions thereof) that were so excluded as a result of such previously un-obtained Required Consent to Buyer or Buyer 2, as applicable, pursuant to an instrument in substantially the same form as the Assignment, Bill of Sale and Conveyance, or the JV Assignment Agreement (in the case where the Delayed Asset is a Fieldwood U.A. Interest or a JV Interest) (and such Delayed Asset (or portions thereof) shall no longer be considered Excluded Assets hereunder) and Buyer shall assume all Assumed Liabilities with respect thereto. Notwithstanding anything to the contrary in this Agreement, without limiting any of the rights of Buyer hereunder, including those set forth in Section 7.3, (A) Buyer in its sole discretion may elect for the Sellers not to sell, transfer, convey, assign or deliver such Delayed Assets that is an Other Asset to Buyer, and (B) from and after the Closing, Buyer and the Sellers shall reasonably cooperate in a reasonable arrangement to provide Buyer or Buyer 2, as applicable, with all of the benefits of, or under, each such Delayed Asset, including enforcement (at Buyer's cost) for the benefit of Buyer or Buyer 2, if applicable, of any and all rights of the Sellers against any party with respect to such Delayed Asset arising out of the breach or cancellation with respect to such Delayed Asset by such party; provided, further, that (i) to the extent that any such arrangement has been made to provide Buyer or Buyer 2, as applicable, with the benefits of, under or with respect to, a Delayed Asset, from and after the Closing, Buyer shall be responsible for, and shall promptly pay and perform all payment and other obligations under such Delayed Asset for the period during which Buyer or Buyer 2, as applicable, is receiving the benefits under the applicable Delayed Asset to the same extent as if such Delayed Asset had been assigned or transferred at the Closing, and (ii) the Sellers shall (or, as to any Delayed Asset that is an Other Asset, at Buyer's request the Sellers shall) sell, transfer, convey, assign and deliver such Delayed Asset to Buyer or Buyer 2, as applicable, promptly after receipt of such Required Consent or the entry of such order referred to above with respect to such Delayed Asset; provided that Buyer shall so request such sale, transfer, conveyance, assignment and deliverance promptly after such receipt, unless (1) the retention of such Delayed Asset by the applicable Seller would not result in such Seller retaining an incremental Liability as compared to if such Seller had transferred such Delayed Asset to Buyer (unless Buyer provides an amount in cash to the Sellers equal to the amount of such Liabilities and/or indemnification to the Sellers for any such Liabilities) or (2) the Sellers and Buyer mutually agree not to make such sale, transfer, conveyance, assignment and deliverance of such Delayed Asset; provided further that from and after the date that is six (6) months after the Closing, Buyer shall have no obligation to make any such request and may elect for the Sellers to retain such Delayed Asset, in which case such Delayed Asset shall be an Excluded Asset for all purposes under this Agreement and the arrangements described in clause (B)(i) shall terminate.

(c) If the Sellers fail to obtain a Consent prior to Closing and such Consent (i) is not a Required Consent or (ii) is a Required Consent and prior to Closing the Bankruptcy Court enters an order providing that the affected Acquired Interests may be sold and assigned to Buyer or Buyer 2, as applicable, pursuant to this Agreement free and clear (as applicable to the sale and assignment of the affected Acquired Interests to Buyer pursuant to this Agreement) of such Required Consent (without Buyer or Buyer 2, as applicable, being subject to the consequences set forth in clauses (i)(A) through (i)(C) of the definition of Required Consent as a result of not

obtaining such Required Consent), then, in the case of each of <u>clauses (i)</u> and <u>(ii)</u>, the Acquired Interests (or portions thereof) subject to such un-obtained Consent shall nevertheless be assigned by the Sellers to Buyer at Closing as part of the Acquired Interests and Buyer shall be deemed to have assumed any and all Liabilities for the failure to obtain any such Consent as part of the Assumed Liabilities hereunder and Buyer shall have no claim against the Sellers from any Liability for the failure to obtain such Consent.

- Prior to Closing and until the 365th day after Closing (the "Post-Closing" Consent Period"), with respect to any un-obtained Required Consents with respect to which the Bankruptcy Court shall not have entered an order providing that the affected Acquired Interests may be sold and assigned to Buyer or Buyer 2, as applicable, pursuant to this Agreement free and clear (as applicable to the sale and assignment of the affected Acquired Interests to Buyer or Buyer 2, as applicable, pursuant to this Agreement) of such Required Consent (without Buyer or Buyer 2, as applicable, being subject to the consequences set forth in clauses (i)(A) through (i)(C) of the definition of Required Consent as a result of not obtaining such Required Consent), the Sellers shall use their commercially reasonable efforts to obtain such Required Consents, except that such obligation of the Sellers to use their commercially reasonable efforts to obtain Required Consents shall not apply in respect of any Delayed Asset with respect to which Buyer has made the election in accordance with the final sentence of Section 2.3(b). If Buyer so requests, the Sellers shall be required to make any payments or provide other consideration in order to obtain any such Required Consent (provided that Buyer shall reimburse Sellers for any such payment made after the Closing); provided, however, that without the consent of Buyer, the Sellers shall not be required to incur any Liability, pay any money or provide any other consideration in order to obtain any such Consent (other than any Liability or obligation to pay money or provide consideration that has been expressly assumed by Buyer). Buyer shall use its commercially reasonable efforts (without any obligation to incur any Liability, pay money or provide any other consideration) to assist and cooperate with the Sellers in furtherance of the Sellers' efforts pursuant to this Section 2.3(d).
- (e) The Sellers shall be deemed to have obtained all Consents required in respect of the assumption and/or assignment of any Lease or Assigned Contract if (i) the Sellers have properly served under the Bankruptcy Code notice of assumption and/or assignment on the counterparty to such Lease or Assigned Contract, (ii) any objections to assumption and/or assignment of such Lease or Assigned Contracts filed by such counterparty have been withdrawn or overruled (including pursuant to the Confirmation Order or other order of the Bankruptcy Court), and (iii) pursuant to the Confirmation Order or other order of the Bankruptcy Court, the Sellers are authorized to assume and/or assign such Lease or Assigned Contract to Buyer free and clear of such Consents, in each case without Buyer or Buyer 2, as applicable, being subject to the consequences forth in clauses (i)(A) through (i)(C) of the definition of Required Consent as a result of not obtaining such Required Consent.
- 2.4 <u>Governmental Approvals</u>. The Sellers and Buyer shall use commercially reasonable efforts to obtain the approval of, or waiver from, each Governmental Authority required, after giving effect to the entry of the Confirmation Order, to permit the assignment of the Acquired Interests to Buyer or Buyer 2, as applicable, pursuant to this Agreement, in accordance with <u>Sections 6.5(b)</u> and <u>(c)</u>. If Buyer so requests, the Sellers shall be required to make any payments or provide any other consideration in order to obtain any Governmental Approval

(provided that Buyer shall reimburse Sellers for any such payment made after the Closing); provided, however, that without the consent of Buyer, the Sellers shall not be required to incur any Liability, pay any money or provide any other consideration in order to obtain any such Governmental Approval (other than any Liability or obligation to pay money or provide consideration that has been expressly assumed by Buyer). If, as of the Closing, any Governmental Approval, other than any Governmental Approval that is required or permitted to be made or obtained after the Closing (and, if permitted, customarily made or obtained after the Closing) (each, an "Applicable Governmental Approval"), has not been obtained and, notwithstanding the entry of the Confirmation Order, the failure to have obtained such Applicable Governmental Approval restricts the Sellers' ability to transfer any Acquired Interest to Buyer or Buyer 2, as applicable, at Closing, then, notwithstanding anything to the contrary herein, (x) (A) without limiting any of the rights of Buyer hereunder, including those set forth in Section 7.3, Buyer in its sole discretion may elect for the Sellers not to sell, transfer, convey, assign or deliver such Acquired Interests (which shall be treated as Delayed Assets, mutatis mutandis) and (B) from and after the Closing, (i) the Sellers and Buyer shall reasonably cooperate in a reasonable arrangement (to the extent legally permissible) to provide Buyer or Buyer 2, as applicable, with all of the benefits of, or under, such Delayed Asset, including (at Buyer's cost) enforcement for the benefit of Buyer or Buyer 2, as applicable, of any and all rights of the Sellers against any party with respect to such Delayed Asset arising out of the breach or cancellation with respect to such Delayed Asset by such party; provided, that to the extent that any such arrangement has been made to provide Buyer or Buyer 2, as applicable, with the benefits of, under or with respect to, a Delayed Asset, from and after the Closing, Buyer shall be responsible for, and shall promptly pay and perform all payment and other obligations under such Delayed Asset for the period during which Buyer or Buyer 2, as applicable, is receiving the benefits under the applicable Delayed Asset to the same extent as if such Delayed Asset had been assigned or transferred at the Closing, (ii) the Sellers shall reasonably cooperate with Buyer to obtain such Applicable Governmental Approval, and (iii) subject to the immediately following proviso, the Sellers shall promptly after receipt of the Applicable Governmental Approval with respect to such Delayed Asset, sell, transfer, convey, assign and deliver such Delayed Asset to Buyer or Buyer 2, as applicable, and Buyer or Buyer 2, as applicable, shall accept such conveyance; provided that, with respect to any such Delayed Asset that is an Other Asset, Buyer in its sole discretion (subject to the immediately following proviso) may elect for the Sellers not to sell, transfer, convey, assign or deliver such Delayed Asset to Buyer after receipt of the Applicable Governmental Approval; provided however that Buyer shall so request such sale, transfer, conveyance, assignment and deliverance promptly after receipt of the Applicable Governmental Approval, unless (1) the retention of such Delayed Asset by the applicable Seller would not result in such Seller retaining any incremental Liabilities as compared to if such Seller had transferred such Delayed Asset to Buyer (unless Buyer provides an amount in cash to the Sellers equal to the amount of such Liabilities and/or indemnification to the Sellers for any such Liabilities) or (2) the Sellers and Buyer mutually agree not to make such sale, transfer, conveyance, assignment and deliverance of such Delayed Asset; provided further that from and after the date that is six (6) months after the Closing, Buyer shall have no obligation to make any such request and may elect for the Sellers to retain such Delayed Asset, in which case such Delayed Asset shall be an Excluded Asset for all purposes under this Agreement and the arrangements described under clause (B)(i) shall terminate.

2.5 <u>Preferential Rights</u>.

- (a) The Sellers shall, within five (5) Business Days after the Execution Date (to the extent not sent prior to the Execution Date), send to the holder of each Preferential Right with respect to any Acquired Interest a notice setting forth the information required to satisfy such notice provision for such Preferential Right and requesting a waiver thereof or as otherwise sufficient to permit the assignment of such Acquired Interest to Buyer or Buyer 2, as applicable, pursuant to this Agreement upon entry of the Confirmation Order free and clear of such Preferential Right if such Preferential Right is not validly waived or exercised prior to Closing. The Sellers and Buyer shall agree in good faith on the holders to whom the notices in the preceding sentence shall be sent. Upon request of Buyer, the Sellers shall promptly provide a reasonable update to Buyer regarding requests for waivers of Preferential Rights made pursuant to this Section 2.5(a).
- (b) If a bona fide Preferential Right with respect to any Acquired Interest is validly exercised prior to the Closing, such Acquired Interest and the related Contracts (solely to the extent related to such Acquired Interest) shall be excluded from the Acquired Interests conveyed to Buyer or Buyer 2, as applicable, at the Closing, the affected Acquired Interest will be deemed to be an Excluded Asset, and the Sellers shall pay over to Buyer all proceeds received for the affected Acquired Interest and related Contracts (or portion thereof) from the Person exercising such Preferential Right.
- If prior to Closing (i) any Acquired Interest is burdened by a Preferential Right that has not been validly exercised or waived as of the Closing, regardless of whether the time period for the exercise of such right has expired or (ii) any Person asserts that it is the beneficiary of a Preferential Right with respect to any Acquired Interest and objects to the sale of such Acquired Interest to Buyer pursuant to this Agreement and such objection is not resolved so as to permit the sale and assignment of such Acquired Interest free and clear of such Preferential Right (as applicable to the sale and assignment to Buyer or Buyer 2, as applicable, pursuant to this Agreement) to Buyer or Buyer 2, as applicable (by Final Order of the Bankruptcy Court or otherwise to Buyer's reasonable satisfaction), then, without limiting any of the rights of Buyer hereunder, including those set forth in Section 7.3, (A) at Buyer's option, such Acquired Interest shall be excluded from the Acquired Interests and treated as a Delayed Asset (*mutatis mutandis*), and (B) from and after the Closing, if Buyer so elects, (i) the Sellers and Buyer shall reasonably cooperate to provide a reasonable arrangement (to the extent legally permissible) to provide Buyer or Buyer 2, as applicable, with all of the benefits of, or under, such Delayed Asset, including (at Buyer's cost) enforcement for the benefit of Buyer or Buyer 2, as applicable, of any and all rights of the Sellers against any party with respect to such Delayed Asset arising out of the breach or cancellation with respect to such Delayed Asset by such party; provided, that to the extent that any such arrangement has been made to provide Buyer or Buyer 2, as applicable, with the benefits of, under or with respect to, a Delayed Asset, from and after the Closing, Buyer shall be responsible for, and shall promptly pay and perform all payment and other obligations under such Delayed Asset for the period during which Buyer or Buyer 2, as applicable, is receiving the benefits under the applicable Delayed Asset to the same extent as if such Delayed Asset had been assigned or transferred at the Closing, (ii) the Sellers and Buyer shall reasonably cooperate with Buyer to obtain the waiver of the Preferential Right with respect to such Delayed Asset, and (iii) if such asserted Preferential Right is not validly exercised prior to its expiration or waiver, or if the dispute

regarding the Preferential Right affecting such Delayed Asset is resolved by Final Order of the Bankruptcy Court or otherwise to Buyer's reasonable satisfaction, such Delayed Asset, subject to the immediately following proviso, shall be promptly conveyed to Buyer or Buyer 2, as applicable; provided that, with respect to any such Delayed Asset that is an Other Asset, Buyer in its sole discretion (subject to the immediately following proviso) may elect for the Sellers not to sell, transfer, convey, assign or deliver such Delayed Asset to Buyer after the occurrence of the events in the preceding clause (iii); provided that Buyer shall so elect, unless (x) the retention of such Delayed Asset by the applicable Seller would not result in such Seller retaining any incremental Liability as compared to if such Seller had transferred such Delayed Asset to Buyer (unless Buyer provides an amount in cash to the Sellers equal to the amount of such Liabilities and/or indemnification to the Sellers for any such Liabilities) or (y) the Sellers and Buyer mutually agree for Buyer not to so elect; provided further that from and after the date that is six (6) months after the Closing, Buyer shall have no obligation to make any such election and may elect for the Sellers to retain such Delayed Asset, in which case such Delayed Asset shall be an Excluded Asset for all purposes under this Agreement and the arrangements described in clause (B)(i) shall terminate. If, for any reason, such Preferential Right is validly exercised by the holder thereof after the Closing and prior to an election by Buyer for the Sellers to retain such Delayed Asset pursuant to the second proviso in the preceding sentence, the Sellers shall pay over to Buyer all proceeds paid for the affected Acquired Interest by the holder of the relevant Preferential Right.

2.6 [Reserved.]

2.7 <u>Withholding</u>. Buyer and its Affiliates shall be entitled to deduct and withhold, from any amounts payable under this Agreement, amounts required to be deducted and withheld under the Code or any other applicable Law. To the extent any amount is so withheld and paid to the appropriate Governmental Authority pursuant to applicable Law, such withheld amounts shall be treated for all purposes of the Agreement as having been paid to the Person in respect of which such deduction or withholding was made.

2.8 Assets Sold "As Is, Where Is".

BUYER ACKNOWLEDGES AND AGREES THAT THE ACQUIRED INTERESTS SOLD PURSUANT TO THIS AGREEMENT ARE SOLD, CONVEYED, TRANSFERRED AND ASSIGNED ON AN "AS IS, WHERE IS" BASIS "WITH ALL FAULTS" AND THAT, EXCEPT AS SET FORTH IN ARTICLE IV OF THIS AGREEMENT AND THE CERTIFICATES DELIVERED BY THE SELLERS AT CLOSING (BUT SUBJECT TO THE TERMINATION OF REPRESENTATIONS AND WARRANTIES AT CLOSING PURSUANT TO SECTION 13.1), THE SELLERS MAKE NO REPRESENTATIONS OR WARRANTIES, TERMS, CONDITIONS, UNDERSTANDINGS OR COLLATERAL AGREEMENTS OF ANY NATURE OR KIND, EXPRESS OR IMPLIED, BY STATUTE OR OTHERWISE, CONCERNING THE ACQUIRED INTERESTS OR THE CONDITION, DESCRIPTION, QUALITY, USEFULNESS, QUANTITY OR ANY OTHER THING AFFECTING OR RELATING TO THE ACQUIRED INTERESTS, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WHICH WARRANTIES ARE ALSO HEREBY EXPRESSLY DISCLAIMED. BUYER FURTHER ACKNOWLEDGES THAT THE SELLERS HAVE MADE NO AGREEMENT OR PROMISE TO REPAIR OR IMPROVE ANY OF THE ACQUIRED INTERESTS BEING SOLD TO BUYER, AND THAT BUYER TAKES ALL SUCH ACQUIRED INTERESTS IN THE CONDITION EXISTING ON THE CLOSING DATE (SUBJECT TO SATISFACTION OR WAIVER OF THE CONDITIONS SET FORTH IN ARTICLE VII) "AS IS, WHERE IS" AND "WITH ALL FAULTS" AND WITHOUT WARRANTY OF TITLE. NOTHING HEREIN SHALL LIMIT BUYER'S REMEDIES IN THE EVENT OF FRAUD (AS DEFINED IN ANNEX I), EXCEPT THAT BUYER SHALL HAVE NO REMEDY IN THE EVENT OF FRAUD WITH RESPECT TO FIELDWOOD ENERGY I, FW GOM PIPELINE, GOM SHELF OR ANY OF THEIR RESPECTIVE SUBSIDIARIES.

- EXCEPT AS AND TO THE EXTENT EXPRESSLY SET FORTH IN (b) ARTICLE IV OF THIS AGREEMENT OR THE CERTIFICATES DELIVERED BY THE SELLERS AT CLOSING (BUT SUBJECT TO THE TERMINATION OF REPRESENTATIONS AND WARRANTIES AT CLOSING PURSUANT TO SECTION 13.1), AND WITHOUT LIMITING THE GENERALITY OF SECTION 2.8(a), THE SELLERS EXPRESSLY DISCLAIM ANY REPRESENTATION OR WARRANTY, EXPRESS, STATUTORY OR IMPLIED, AS TO (i) TITLE TO ANY OF THE ACQUIRED INTERESTS, (ii) THE CONTENTS, CHARACTER OR NATURE OF ANY REPORT OF ANY PETROLEUM ENGINEERING CONSULTANT, OR ANY ENGINEERING, GEOLOGICAL OR SEISMIC DATA OR INTERPRETATION, RELATING TO THE ACQUIRED INTERESTS, (iii) THE QUANTITY, QUALITY OR RECOVERABILITY OF HYDROCARBONS IN OR FROM THE ACQUIRED INTERESTS, (iv) ANY ESTIMATES OF THE VALUE OF THE ACQUIRED INTERESTS OR FUTURE REVENUES GENERATED BY THE ACQUIRED INTERESTS, (v) THE PRODUCTION OF HYDROCARBONS FROM THE ACQUIRED INTERESTS, (vi) THE CONDITION, QUALITY, SUITABILITY OR MARKETABILITY OF THE ACQUIRED INTERESTS, INCLUDING THE MARKETABILITY OF ANY HYDROCARBONS, (vii) THE AVAILABILITY OF GATHERING OR TRANSPORTATION FOR HYDROCARBONS FROM THE ACQUIRED INTERESTS, (viii) THE CONTENT, CHARACTER OR NATURE OF ANY INFORMATION MEMORANDUM, REPORTS, BROCHURES, CHARTS OR STATEMENTS PREPARED BY OR ON BEHALF OF THE SELLERS OR THIRD PARTIES WITH RESPECT TO THE ACQUIRED INTERESTS, AND (ix) ANY OTHER MATERIALS OR INFORMATION THAT MAY HAVE BEEN MADE AVAILABLE TO BUYER OR ANY AFFILIATE OF BUYER, OR ITS OR THEIR EMPLOYEES, AGENTS, CONSULTANTS, REPRESENTATIVES OR ADVISORS IN CONNECTION WITH THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT OR ANY DISCUSSION OR PRESENTATION RELATING THERETO. ANY AND ALL SUCH DATA, INFORMATION AND OTHER MATERIALS FURNISHED BY OR ON BEHALF OF THE SELLERS IS PROVIDED TO BUYER AS A CONVENIENCE, AND ANY RELIANCE ON OR USE OF THE SAME SHALL BE AT BUYER'S SOLE RISK.
- 2.9 <u>Presence of Wastes, NORM, Hazardous Substances and Asbestos</u>. BUYER ACKNOWLEDGES THAT THE ACQUIRED INTERESTS HAVE BEEN USED TO EXPLORE FOR, DEVELOP AND PRODUCE HYDROCARBONS, AND THAT SPILLS OF WASTES, CRUDE OIL, PRODUCED WATER, HAZARDOUS SUBSTANCES AND OTHER MATERIALS MAY HAVE OCCURRED THEREON OR THEREFROM. ADDITIONALLY, THE ACQUIRED INTERESTS, INCLUDING PRODUCTION EQUIPMENT, MAY CONTAIN ASBESTOS, HAZARDOUS SUBSTANCES OR NORM. NORM MAY AFFIX OR ATTACH ITSELF TO THE INSIDE OF WELLS, MATERIALS AND EQUIPMENT AS SCALE OR IN

OTHER FORMS, AND NORM-CONTAINING MATERIAL MAY HAVE BEEN BURIED OR OTHERWISE DISPOSED OF ON THE ACQUIRED INTERESTS. SPECIAL PROCEDURES MAY BE REQUIRED FOR REMEDIATION, REMOVING, TRANSPORTING AND DISPOSING OF ASBESTOS, NORM, HAZARDOUS SUBSTANCES AND OTHER MATERIALS FROM THE ACQUIRED INTERESTS.

ARTICLE III DUE DILIGENCE

3.1 Due Diligence.

From and after the date hereof until the Closing Date, the Sellers shall (i) afford to Buyer and its Representatives (at Buyer's cost) during normal business hours (A) upon the reasonable request of Buyer, reasonable access to and entry upon any specified Field Asset (subject to (1) execution of the Sellers' customary boarding agreement, (2) the terms, conditions and restrictions of agreements that are related to access to such Field Assets and to which any Seller is a party and (3) the consent of any third party operator, as applicable), including execution of agreements required by any third party with respect to access to such Field Assets for the purposes of performing onsite tests, inspections, examinations, investigations, studies and assessments of the Field Assets (including non-invasive environmental assessments of the Field Assets and, subject to the consent of the Sellers (such consent not to be unreasonably withheld, conditioned or delayed) invasive environmental assessments of the Field Assets; provided, that prior to conducting any invasive environmental assessments, Buyer and Sellers will cooperate in good faith to enter into a written agreement with respect to the parameters and scope of, allocation of liability with respect to, and rights to information (including samples) arising from, such assessments); and (B) at the offices of each of the Sellers, (1) reasonable access to the Sellers' title records, Leases, Easements, Contracts, environmental and legal materials, books, records, statements and operating data, information relating to the Field Assets (including all land and title records, surveys, abstracts of title, title insurance policies, title opinions, title curative and all lease, contract, division order, marketing, acquisition, correspondence, operations, environmental, insurance, production, accounting, regulatory, Property-Related Tax, Production Tax, Transfer Tax and well records and files) and any other information or documents that are in the possession or control of the Sellers and relate in any way to any Acquired Interests and (2) to the extent permitted in accordance with applicable licensing agreements, the opportunity to review the Field Data, and (ii) instruct the Sellers' representatives to reasonably cooperate with Buyer and its Representatives in their investigation of the Acquired Interests. Notwithstanding anything in this Section 3.1(a) to the contrary, (x) all such information shall be held in confidence by Buyer in accordance with the terms of Section 10.5, and (y) in no event shall the Sellers be obligated to provide (A) access or information in violation of applicable Law, (B) any information the disclosure of which would cause the loss of any legal privilege available to any Seller relating to such information or would cause any Seller to breach a confidentiality obligation to which it is bound; provided that the applicable Seller shall use commercially reasonable efforts to provide such information and documents in a manner that does not violate such Law or result in such loss of privilege or breach of obligation, or (C) copies of bids, letters of intent, expressions of interest or other proposals received from other Persons in connection with the transactions contemplated by this Agreement or information and analyses relating to such communications. For the avoidance of doubt, Buyer and its Representatives shall not be permitted to conduct any invasive

environmental investigations without the Sellers' express written consent, which may be withheld by the Sellers in their sole discretion.

(b) No investigation by Buyer or other information received by Buyer shall operate as a waiver or otherwise affect any representation, warranty or agreement given or made by any Seller hereunder.

ARTICLE IV SELLERS' REPRESENTATIONS

Each Seller represents and warrants to Buyer and Buyer 2, subject to the Disclosure Schedules (subject to Section 12.15), as follows:

- 4.1 <u>Organization/Qualification</u>. Each Seller is an entity duly formed, validly existing and in good standing under the Laws of the jurisdiction of its organization. Each Seller is qualified to do business and is in good standing under the Laws of each jurisdiction where such qualification is necessary, except for those jurisdictions where failure to be so qualified would not, individually or in the aggregate, prevent, materially delay or materially impede the performance by such Seller of its obligations under this Agreement or its consummation of the transactions contemplated by this Agreement. Each Seller has all requisite power and authority required to own and operate its properties (including the Acquired Interests) and to carry on its business as now conducted.
- 4.2 <u>Power and Authority</u>. Subject to entry of the Confirmation Order and such other authorization as may be required by the Bankruptcy Court, each Seller has the requisite power and authority to execute and deliver this Agreement and the other Ancillary Documents to which it is (or, upon its execution and delivery, will be) a party and perform its obligations under this Agreement and such other Ancillary Documents.
- Non-Contravention. Each Seller's execution, delivery and performance of this 4.3 Agreement and each Ancillary Document to which such Seller is (or, upon its execution and delivery, will be) a party and each Seller's performance of the transactions contemplated herein and therein will not (a) conflict with or result in a breach of any provisions of the organizational documents of such Seller, Fieldwood U.A. or, to the Sellers' Knowledge, the Mexico JV or (b) subject to (w) the entry of the Disclosure Statement Order and the Confirmation Order, (x) obtaining or making the Applicable Consents set forth on Schedule 4.8(b) in accordance with Section 2.3, (v) obtaining or making the Governmental Approvals set forth on Schedule 4.7 and (z) obtaining waivers for the Preferential Rights set forth on Schedule 4.8(a) (in the case of each of the preceding clauses (x) and (z), after giving effect to the Confirmation Order), result in (i) a breach of or default under, or give rise to any right of termination, revocation, cancellation or acceleration under, any Permit, Lease, Subject Unit Agreement, Easement, Assigned Contract, credit agreement (excluding the Credit Agreement), note, bond, mortgage, indenture, license or other agreement, document or instrument to which any Seller is a party or by which any Seller or any of the Acquired Interests may be bound, or otherwise result in a loss of any benefit relating to the Acquired Interests, (ii) the creation or imposition of any Encumbrance upon any Acquired Interest other than Permitted Encumbrances (except that the Fieldwood U.A. Interests and the JV Interests shall not be subject to any Permitted Encumbrances), or (iii) violate any applicable Law,

except, in the case of the preceding <u>clauses (i)</u> and <u>(ii)</u>, as would not reasonably be expected to result, individually or in the aggregate, in a Material Adverse Effect.

- Authorization and Enforceability. Subject to entry of the Disclosure Statement Order and the Confirmation Order, each Seller has full capacity, power and authority to enter into and perform this Agreement, each Ancillary Document to which such Seller is (or, upon its execution and delivery, will be) a party and the transactions contemplated herein and therein. The execution, delivery and performance by each Seller of this Agreement and each Ancillary Document to which such Seller is (or, upon its execution and delivery, will be) a party have been duly and validly authorized and approved by all necessary company action on the part of such Seller. Subject to entry of the Disclosure Statement Order and the Confirmation Order, this Agreement and each Ancillary Document to which each Seller is (or, upon its execution and delivery, will be) a party are, or upon their execution and delivery will be, the valid and binding obligations of such Seller and enforceable against such Seller in accordance with their respective terms, subject to the effects of bankruptcy, insolvency, reorganization, moratorium and similar Laws as well as to principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).
- 4.5 <u>Liability for Brokers' Fees</u>. Other than Houlihan Lokey Capital, Inc., there is no investment banker, broker, finder or other intermediary which has been retained by or is authorized to act on behalf of any Seller who might be entitled to any fee, commission or expenses in connection with the transactions contemplated by this Agreement or any of the Ancillary Documents.
- 4.6 <u>Litigation</u>. Other than the Bankruptcy Cases or as specified on <u>Schedule 4.6</u>, no Claim (or any basis thereof) by any Governmental Authority or other Person (including expropriation or forfeiture proceedings) nor any legal, administrative or arbitration proceeding (or any basis thereof) is pending or, to the Sellers' Knowledge, threatened against any Acquired Interest or against any Seller relating to any Acquired Interest which, individually or in the aggregate, if determined or resolved adversely in accordance with the plaintiff's demands, (x) to the extent the representation is to the existence of any basis of any Claim or any legal, administrative or arbitration proceeding, would reasonably be expected to result, individually or in the aggregate, in a Material Adverse Effect and (y) otherwise, would reasonably be expected to be material to the Acquired Interests, individually or taken as a whole, or which in any manner challenges or seeks to prevent, enjoin, alter or materially delay the transactions contemplated by this Agreement.
- 4.7 <u>Governmental Approvals</u>. Except as set forth on <u>Schedule 4.7</u>, no Governmental Approval (other than the Disclosure Statement Order and the Confirmation Order) is required to authorize, or is otherwise required in connection with, (a) any Seller's valid execution and delivery by such Seller of this Agreement or any Ancillary Document to which such Seller is (or, upon its execution and delivery, will be) a party, (b) any Seller's performance of its obligations hereunder or thereunder or (c) the consummation of the transactions contemplated by this Agreement or any of the Ancillary Documents.

4.8 Preferential Rights; Applicable Consents.

- (a) Except as set forth on <u>Schedule 4.8(a)</u>, none of the Acquired Interests is subject to a Preferential Right.
- (b) Except as set forth on **Schedule 4.8(b)**, none of the Acquired Interests is subject to an Applicable Consent.

The inclusion of any Acquired Interest on <u>Schedule 4.8</u> shall not be construed as an admission by Buyer or Sellers that any preferential purchase right or similar right or Consent in any agreement relating to such Acquired Interest (or any express exception thereto contained in such agreement) is (or is not) applicable to the transactions contemplated hereby.

Taxes. Except as would not result, individually or in the aggregate, in a Material Adverse Effect and except as otherwise set forth on Schedule 4.9, (a) all Tax Returns required to be filed with respect to the Acquired Interests or any Hydrocarbon production therefrom (including Property-Related Taxes and Production Taxes) or by Fieldwood U.A. have been timely filed, and all such Tax Returns are true, complete and correct; (b) the Sellers have adequately accrued in accordance with GAAP, established adequate reserves for the payment of, and will timely pay, all Taxes which arise from or with respect to the Acquired Interests or any Hydrocarbon production therefrom or allocable thereto incurred in or attributable to all Pre-Closing Tax Periods (other than Taxes described in the preceding clause (a)); (c) all Taxes due and owing by the Sellers with respect to the Acquired Interests or any Hydrocarbon production therefrom (including with respect to Property-Related Taxes and Production Taxes) or by Fieldwood U.A. (whether or not shown on any Tax Return) have been paid, and no extension of time within which to file any such Tax Return is in effect; (d) there are no Encumbrances on any Acquired Interest; (e) no audits, investigations, examinations, audits, litigation, Claims or other proceedings are pending, or to the Sellers' Knowledge threatened in writing, against any Seller relating to the payment of Taxes (including Property-Related Taxes and Production Taxes) with respect to any Acquired Interests or with respect to Taxes for which Fieldwood U.A. may be liable; (f) there are no currently proposed or pending adjustments by any Governmental Authority in connection with any Tax Returns of any Seller pertaining to the Acquired Interests or of Fieldwood U.A.; (g) no waiver or extension of any statute of limitations has been granted or requested as to any Tax matter relating to any Acquired Interests or with respect to any Taxes for which Fieldwood U.A. may be liable, in each case, that is still in effect; (h) Fieldwood U.A. will not be required to include any item of income in, or exclude any item of deduction from, taxable income in any taxable period (or portion thereof) after Closing, as a result of any change in method of accounting, closing agreement, installment sale or receipt of any prepaid amount outside of the ordinary course of business, in each case, made or entered into prior to Closing; (i) no Governmental Authority responsible for the administration or imposition of Taxes in any jurisdiction in which a Seller or any of its Affiliates (in respect of the Acquired Interests) or Fieldwood U.A. has not filed a Tax Return has asserted in writing that such Seller, any of its Affiliates, or Fieldwood U.A., as the case may be, is subject to Tax or required to file a Tax Return in that jurisdiction; (i) Fieldwood U.A. has withheld and paid all Taxes required to have been withheld and paid in connection with amounts paid or owing to any employee, independent contractor, creditor, customer, shareholder or other third party; (k) Fieldwood U.A. has not been a member of any Company Group; (1) none of the Sellers or Fieldwood U.A. has engaged in a "listed transaction" within the meaning of Treasury Regulations Section 1.6011-

- 4(b); (m) the Acquired Interests are not subject to, for federal income tax purposes, a partnership between any Seller and any other Person for which a partnership income tax return is required to be filed under Subchapter K of Chapter 1 of Subtitle A of the Code (other than a partnership for which an election to be excluded from such provisions is in effect pursuant to the provisions of Section 761 of the Code and the regulations thereunder); (n) Fieldwood U.A. is not, and does not own (directly or indirectly) stock or a warrant in, a corporation that is (or was at any time during the course of such ownership) a passive foreign investment company, as defined in Section 1297 of the Code; (o) Fieldwood U.A. is not a party to or bound by any Tax Sharing Agreement; and (p) **Schedule 4.9(p)** lists (A) the entity classification of Fieldwood U.A., Fieldwood Mexico and any Subsidiary thereof for U.S. federal income Tax purposes, as of the date hereof and as of the Closing Date, and (B) each entity classification election and change in entity classification that has been made under Treasury Regulations Section 301.7701-3 with respect to Fieldwood U.A., Fieldwood Mexico and any Subsidiary thereof for U.S. federal income Tax purposes.
- 4.10 <u>Well Status</u>. Except as set forth on <u>Exhibit C</u>, (a) the Sellers are the operators of that portion of the Lease(s) covering all Scheduled Wells; (b) all Wells that are not currently producing Hydrocarbons in paying quantities have been plugged, abandoned and decommissioned, and all related salvage, site clearance and surface restoration and decommissioning operations have been completed, in accordance with all applicable Laws in all material respects; (c) no Scheduled Well has been permanently, or is currently temporarily, plugged and abandoned; and (d) there is no Well in respect of which any Seller or any of its Affiliates has received an order from any Governmental Authority requiring that such Well be plugged and abandoned (or re-plugged), other than a Well for which such plugging and abandonment (or re-plugging) requirements have been completely satisfied. All Wells that have not been plugged, abandoned and decommissioned are listed on <u>Exhibit C</u>.
- Compliance with Laws; Permits. Except as would not reasonably be expected to 4.11 result, individually or in the aggregate, in a Material Adverse Effect, (a) each Seller, and to the Sellers' Knowledge each Third Person operator of any Lease (or portion thereof), Subject Unit or Easement, is in compliance, and since January 1, 2018 has at all times complied, with all applicable Laws and all Permits necessary or required in each case in connection with the ownership and, with respect to each Acquired Interest operated by a Seller, operation of the Acquired Interests, including the Leases, Subject Units, Easements and Wells and the production, marketing and disposition of Hydrocarbons therefrom; and (b) with respect to each Acquired Interest, the Sellers and, to the Sellers' Knowledge, each Third Person operator of such Acquired Interest, if applicable, has all Permits necessary or required in connection with the ownership and operation of such Acquired Interest, and all such Permits are in full force and effect. Since January 1, 2018, no Seller has received written notice from any Governmental Authority that any applicable Law or Permit has been violated or not complied with by any Seller. With respect to Suspense Funds, each Seller is in compliance with applicable Laws in all material respects. Except as would not reasonably be expected to result, individually or in the aggregate, in a Material Adverse Effect, Fieldwood U.A. and the Mexico JV are in compliance with applicable Laws. Other than the Bankruptcy Cases, there is no judgment, decree, injunction, rule or order of any arbitrator or Governmental Authority outstanding against any Seller, Fieldwood U.A. or the Mexico JV that has had or would reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect. All Permits held by the Sellers that relate to the Assets are valid and in full force and effect and no Seller is in

default under or in violation of any such Permit, except as would not reasonably be expected to result, individually or in the aggregate, in a Material Adverse Effect.

- Environmental Matters. Except as could not reasonably be expected to result, individually or in the aggregate, in a Material Adverse Effect or as set forth on **Schedule 4.12**, (a) each Seller, and to the Sellers' Knowledge each Third Person operator of any Acquired Interest, if applicable, has all Permits required under Environmental Laws in connection with the ownership and operation of the Acquired Interests, including the Field Assets, the production, marketing and disposition of Hydrocarbons therefrom and the ownership and use of the Office Assets and all such Permits are in full force and effect; (b) no Seller has received, and to the Sellers' Knowledge no Third Person operator has received, any written notice of violation, assessment or incident of noncompliance or other communication that alleges any actual or potential non-compliance with or Liability under any Environmental Law or Permit required under Environmental Laws in connection with ownership or operations of the Acquired Interests, including the Field Assets and Office Assets; (c) no investigation, proceedings or other Claims resulting from any Environmental Law or Permit required under Environmental Laws is pending, or to the Sellers' Knowledge threatened in writing, against any Asset, (d) the Assets are in compliance in all respects with all applicable Environmental Laws, and (e) there has been no Release under or from any Asset or, to the Sellers' Knowledge, at any asset or property formerly owned, leased or operated by, or otherwise arising from the operations of any Seller or any of its Affiliates or predecessors, in violation of, or in a manner reasonably expected to give rise to Liability under, Environmental Laws or any Permit required under Environmental Laws. The Sellers have made available to Buyer, in written or electronic format, all environmental site assessments, studies and analyses in the possession or control of any Seller addressing potentially material Losses, Claims or obligations pertaining to Environmental Contaminants or Environmental Law in relation to the Acquired Interests.
- 4.13 Payments. Except (x) as set forth on Schedule 4.13 and (y) for the Suspense Funds listed on Schedule 4.20, each Seller has timely (a) paid all Lease Burdens due in respect of Hydrocarbons produced from or allocable to any Acquired Interests payable by the Sellers, (b) reported to applicable Governmental Authorities, to the extent required by applicable Law, Hydrocarbons produced from or allocable to any Lease, Subject Unit or Well required to be reported by the Sellers, and (c) paid all amounts owing by such Seller under any Easement or with respect to any Office Asset, except, in the case of this clause (c), as would not be reasonably expected to result, individually or in the aggregate, in a Material Adverse Effect. No Seller has received written notice of any Claim that has not been resolved claiming that such Seller's disbursement of Lease Burdens or reporting of Hydrocarbon production with respect to the Acquired Interests is inaccurate, other than Claims relating to disbursements or reporting that are not, in the aggregate, material to the Acquired Interests taken as a whole.

4.14 Material Contracts.

(a) Prior to the Execution Date, the Sellers made available to Buyer accurate and complete copies of all Material Contracts. Except as set forth on <u>Schedule 4.14</u>, no Seller has delegated or otherwise transferred to any third party any of its material rights or obligations with respect to any Assigned Contract. Except as set forth on <u>Schedule 4.14</u>, no Seller is a party to or

bound by any of the following Contracts (other than any Contract that is an Excluded Asset or Retained Liability) (each, a "*Material Contract*"):

- (i) any Contract (excluding any purchase orders entered into in the ordinary course of business) relating to or used in connection with any Acquired Interest that could reasonably be expected to provide for either (A) annual payments by, or revenues to, the Sellers of \$5,000,000 or more or (B) aggregate payments by, or revenues to, the Sellers of \$10,000,000 or more;
 - (ii) any Subject Unit Agreement;
- (iii) any Hydrocarbon purchase and sale, exchange, marketing, compression, fractionation, drilling, completion, gathering, transportation, processing, production handling, refining, treatment, storage, handling, chemicals, construction or similar Contract, in each case, that is not terminable by the Sellers without penalty on thirty (30) days' or less notice;
- (iv) any Contract to acquire, sell, lease, develop or otherwise dispose of or encumber any interest in any of the Acquired Interests after the Closing Date (other than sales of Hydrocarbons in the ordinary course of business);
- (v) any Contract with any individual person acting as an independent contractor or consultant which includes payment for services to such person in excess of \$500,000 annually;
- (vi) any Contract relating to or used in connection with any Acquired Interests that limits the freedom of any Seller to engage in any line of business or in any area or to compete with any Person or which would so limit the freedom of Buyer or any of its Affiliates after the Closing Date, including any noncompetition agreement, area of mutual interest or other agreement;
- (vii) any Contract providing for any call upon, option to purchase, or similar rights with respect to the Acquired Interests or to the production therefrom or the processing thereof, or that is a dedication of production;
- (viii) any Contract relating to or used in connection with any Acquired Interest that constitutes an operating agreement, exploration agreement, joint development agreement, farmin agreement, plugging and abandonment agreement, balancing agreement, platform use agreement, farmout agreement, partnership agreement, participation agreement, joint venture agreement, or similar Contract;
- (ix) any Contract relating to or used in connection with any Acquired Interest involving any resolution or settlement or any actual or threatened Claim which imposes material continuing obligations on any Seller will not have been fully performed prior to the Closing Date;

- (x) any Contract relating to or used in connection with any Acquired Interest that requires the posting of a security deposit, letter of credit, performance bond or surety;
- (xi) any Contract relating to or used in connection with any Acquired Interest that is a seismic, engineering, geological or other geophysical acquisition agreement or license;
- (xii) any Contract pursuant to which a Seller (A) grants to a third party any license, right to use or covenant not to sue under any Owned Intellectual Property or (B) is granted by a third party any license, right to use or covenant not to sue under any Intellectual Property (excluding from clause (B), (x) licenses for commercial off-the-shelf software that are generally available on non-discriminatory pricing terms which have an aggregate annual cost of \$50,000 or less and (y) the licenses and agreements listed on **Exhibit F**);
- (xiii) any lease or sublease for any personal property included in the Acquired Interests providing for annual rentals of \$250,000 or more;
 - (xiv) any lease or sublease of real property; and
- (xv) any Contract by which any Seller is obligated by virtue of a take or pay payment, advance payment, production payment or other similar payment or commitment, to deliver Hydrocarbons, or proceeds from the sale thereof, attributable to the Sellers' aggregate interest in the Assets at some future time without receiving payment therefor at or after the time of delivery.
- (b) Each Material Contract is in full force and effect and a valid and binding obligation of the Seller(s) party thereto and, to the Sellers' Knowledge, the other parties thereto, in accordance with its terms and conditions, except as such validity and enforceability may be limited by (i) bankruptcy, insolvency, or other similar Laws affecting the enforcement of creditors' rights generally, (ii) equitable principles of general applicability (whether considered in a proceeding at law or in equity), and (iii) the obligation to pay Cure Costs. No event has occurred which, with the passage of time or the giving of notice, or both, would constitute a default under or a violation of any Material Contract or would cause the acceleration of any right or obligation of any Seller or, to the Sellers' Knowledge, any other party thereto or the creation of an Encumbrance upon any Acquired Interest, except for such events that would not reasonably be expected to have, individually or in the aggregate, a Material Adverse Effect. No Seller nor, to the Sellers' Knowledge, any other party to any Material Contract has given written notice of any action to terminate, cancel, rescind, repudiate or procure a judicial reformation of any such Material Contract or any provision thereof.
- (c) Prior to the Execution Date, the Sellers made available to Buyer accurate and complete copies of all Leases and Easements. Except as set forth on **Schedule 4.14(c)**, no Seller is a party to or bound by any Lease or Easement (other than any Lease or Easement that is an Excluded Asset or Retained Liability).

- 4.15 <u>Imbalances; Prepayments</u>. Except as set forth on <u>Schedule 4.15</u>, as of the Execution Date, (x) no Seller has a Claim constituting an Acquired Interest and (y) no Seller is subject to any Liability constituting an Assumed Liability, with respect to any Imbalance.
- 4.16 <u>AFEs; Cash Calls</u>. Except as set forth on <u>Schedule 4.16(a)</u>, no authorities for expenditure or other commitments to make capital expenditures relating to any Acquired Interest for which the Sellers' liability is in excess of \$200,000 is outstanding. Except as set forth on <u>Schedule 4.16(b)</u>, no cash calls or payments due from any Seller under the terms of the Assigned Contracts or otherwise relating to the Acquired Interests are past due by more than thirty (30) days (excluding amounts being disputed in good faith).

4.17 Labor and Employment Matters.

- (a) The Sellers have provided the Ad Hoc Group of Secured Lenders Advisors (as defined in the Plan), on a confidential basis and for professional eyes only, with a true and complete list of the following information for all employees of the Sellers and of each of their Affiliates (such employees from time to time, and whether or not listed, the "Seller Employees"), including name, title, hire date, location, whether full- or part-time, whether active or on leave (and, if on leave, the nature of the leave and the expected return date), whether exempt from the Fair Labor Standards Act of 1938, annual salary or wage rate, most recent annual bonus received, and current annual bonus opportunity (such list, the "Employee List"), which list may not be shared with any debt or equity holders of Buyer. In addition, the Sellers have provided Buyer with the Employee List, but excluding each Seller Employee's name and title, which can be shared with Buyer's debt and equity holders, the DIP Lenders (as such term is defined in the Plan) and the FLTL Lenders (as such term is defined in the Plan).
- (b) The Sellers and each of their Affiliates are, and for the last three (3) years, have been, in compliance in all material respects with applicable Laws relating to labor and employment, including those relating to worker classification, labor management relations, wages and hours (including classification of independent contractors and exempt and non-exempt employees), overtime, collective bargaining, unemployment, workers' compensation, equal employment opportunity, discrimination, civil rights, affirmative action, work authorization, immigration, safety and health, continuation coverage under group health plans, information privacy and security and payment of withholding of taxes and social security.
- (c) For the last three (3) years, (i), no allegations of sexual harassment or other sexual misconduct have been made against any current or former employee or independent contractor of the Sellers or any of their Affiliates who has three or more direct reports, (ii) there are and have been no actions pending or, to the Sellers' Knowledge, threatened in writing related to any allegations of sexual harassment or other sexual misconduct by any current or former employee or independent contractor of the Sellers or any of their Affiliates who has three or more direct reports, and (iii) neither the Sellers nor any of their Affiliates have entered into any settlement agreements related to allegations of sexual harassment or other sexual misconduct by any current or former employee or independent contractor of the Sellers or any of their Affiliates.
- (d) There are no collective bargaining agreements to which any Seller or any Affiliate of any Seller is a party relating to any Seller Employee and, to the Sellers' Knowledge,

threatened. No application for certification of a collective bargaining agent involving any Seller and any Seller Employee is pending. With respect to the Seller Employees, there are no (i) strikes, slowdowns, picketing or work stoppage by any Seller Employee pending or, to the Sellers' Knowledge, threatened or (ii) except as would not reasonably be expected to result in a material Liability, unfair labor practice charges or other employment or labor complaints pending or, to the Sellers' Knowledge, threatened in writing against any Seller or any of their Affiliates before the National Labor Relations Board or any other Governmental Authority or any current union representation questions involving any current or former employees or independent contractors of any Seller or any of their Affiliates.

4.18 Employee Benefits.

- Schedule 4.18 sets forth a true and complete list of each material (i) (a) deferred compensation plan, (ii) incentive compensation plan, (iii) equity compensation plan, (iv) "welfare" plan, fund or program (within the meaning of Section 3(1) of ERISA), (v) "pension" plan, fund or program (within the meaning of Section 3(2) of ERISA), (vi) "employee benefit plan" (within the meaning of Section 3(3) of ERISA), (vii) employment (other than offer letters entered into in the ordinary course of business that do not provide for severance, transaction or retention bonuses or any guaranteed payments), termination, severance or "change in control" agreement and (viii) other employee benefit plan, fund, program, agreement or arrangement, in each case, that is sponsored, maintained or contributed to or required to be contributed to by any Seller or by any trade or business, whether or not incorporated, that together with any Seller would be deemed a "single employer" within the meaning of Section 4001(b) of ERISA (an "ERISA Affiliate"), or to which any Seller or any ERISA Affiliate is party, for the benefit of any Seller Employee (each an "Employee Plan"). Each Employee Plan that Buyer or one of its Affiliates shall assume as of the Closing will be so noted on **Schedule 4.18** (each an "Assumed Employee" Plan").
- (b) None of the Sellers nor any of their Affiliates or ERISA Affiliates (nor any predecessor of any such entity) sponsors, maintains, administers or contributes to (or has any obligation to contribute to), or has in the past six (6) years sponsored, maintained, administered or contributed to (or had any obligation to contribute to), or has or is reasonably expected to have any direct or indirect Liability with respect to, any plan subject to Title IV of ERISA, including any "*multiemployer plan*" (as defined in Section 3(37) of ERISA or any plan described in Section 413 of the Code). No Assumed Employee Plan is a multiple employer welfare arrangement (within the meaning of Section 3(40) of ERISA).
- (c) Each Assumed Employee Plan that is intended to be qualified under Section 401(a) of the Code has received a favorable determination letter or opinion, is entitled to rely on an opinion letter from the IRS or has applied to the IRS for such a letter within the applicable remedial amendment period or such period has not expired and, to the Sellers' Knowledge, no circumstances exist that would reasonably be expected to result in the loss of such qualification.
- (d) No Assumed Employee Plan provides for any post-employment or post-retirement medical, dental, disability, hospitalization, life or similar benefits (whether insured or

self-insured) to any current or former employee of the Sellers (other than coverage mandated by applicable Law, including COBRA).

- (e) Each Employee Plan has been maintained, funded and administered in compliance with its terms and all applicable Law, including ERISA and the Code, except where the failure to be so operated would not reasonably be expected to result in a material Liability. There is no action, suit, investigation, audit, proceeding or claim (other than routine claims for benefits) pending against or, to the Sellers' Knowledge, threatened against or involving any Employee Plan before any court or arbitrator or any Governmental Authority, including the IRS, the Department of Labor or the Pension Benefit Guaranty Corporation, that would reasonably be expected to result in a material Liability.
- (f) Neither the execution of this Agreement nor the consummation of the transactions contemplated hereby (either alone or together with any other event) will (i) entitle any current or former employee or independent contractor to any material payment or benefit, including any bonus, retention, severance, retirement or job security payment or benefit, (ii) accelerate the time of payment or vesting or trigger any payment or funding (through a grantor trust or otherwise) of compensation or benefits under, or increase the amount payable or trigger any other obligation under, any Employee Plan with respect to any current or former employee or independent contractor or (iii) result in the payment of any amount that would subject any current or former employee or independent contractor to excise taxes under Section 4999 of the Code.
- 4.19 <u>Non-Consent Operations</u>. Except as set forth on <u>Schedule 4.19</u>, no operations are being conducted or have been conducted on any Field Assets with respect to which any Seller has elected, or been deemed, to be a non-consenting party under the applicable operating agreement and with respect to which all of such Seller's rights have not yet reverted to it.
- 4.20 <u>Suspense Funds</u>. <u>Schedule 4.20</u> sets forth the amount of all Suspense Funds as of the date set forth therein.
- 4.21 <u>Payout Balances</u>. To the Sellers' Knowledge, <u>Schedule 4.21</u> contains a list of the estimated status of any "*payout*" balance (on a gross Working Interest basis for all Working Interest owners affected thereby), as of the date set forth on such Schedule, for each Well, Lease or Subject Unit that is subject to a reversion or other adjustment at some level of cost recovery or payout.

4.22 <u>Title to Acquired Interests.</u>

(a) The Sellers: (i) with respect to each Lease listed on **Exhibit A**, hold pursuant to such Lease a valid interest in all or a portion of the oil and gas interests leased pursuant to such Lease, (ii) with respect to each Easement listed on **Exhibit B**, have a valid easement or other limited property interest in such Easement and (iii) with respect to each Well listed on **Exhibit C**, hold pursuant to one or more of the Leases a valid interest in all or a portion of the oil and gas produced from such Well, in each case, free and clear of any Encumbrances (other than (x) Permitted Encumbrances and (y) as would not be material to such Acquired Interest). For the avoidance of doubt, the Sellers do not make any representations or warranties pursuant to the preceding sentence with respect to holding any specific net revenue interest or working interest in

any of the Wells or Leases. Except for the Encumbrances described on <u>Schedule 4.22</u>, the Sellers have good and valid title to all Acquired Interests other than the Wells, Leases, Easements and Subject Units, and are the record and beneficial owners of the Fieldwood U.A. Interests and the JV Interests, in each case free and clear of any Encumbrances and any other limitation or restriction (including any restriction on the right to vote, sell or otherwise dispose of the Fieldwood U.A. Interests or the JV Interests), other than Permitted Encumbrances (except that the Fieldwood U.A. Interests and the JV Interests shall not be subject to any Permitted Encumbrances), in each case except as would not be material to such Acquired Interest.

- (b) No Affiliate of Fieldwood that is not a Seller owns any asset, property or right that is an Acquired Interest or would have been an Acquired Interest if such Affiliate had been a Seller hereunder.
- (c) The Acquired Interests constitute all of the property and assets used or held for use in the business of the Sellers as it relates to the ownership and operation of the Leases and are adequate to conduct the business of the Sellers as it relates to the ownership and operation of the Leases as currently conducted.
- (d) Except as set forth on **Schedule 4.22(d)**, no Seller or any of its Affiliates owns any real property.
- 4.23 <u>Insurance</u>. <u>Schedule 4.23</u> sets forth a true and complete list of all policies of insurance held by or maintained by the Sellers or any of their Affiliates related to any Acquired Interests or the Seller Employees, including the type of policy, the limits of the coverage and any deductible or self-retention limit with respect thereto. Such policies of insurance are in full force and effect. Except as set forth on <u>Schedule 4.23</u>, no Seller has received, since January 1, 2020, any written notice from any insurer under any insurance policy applicable to the Acquired Interests or the Seller Employees disclaiming or limiting coverage with respect to any particular material claim or such policy in general or canceling or amending any such policy. All premiums payable under all such insurance policies have been timely paid and each Seller has otherwise complied in all material respects with the terms and conditions of all such insurance policies. To the Knowledge of the Sellers, no termination of, material non-ordinary course premium increase with respect to, or material alteration of coverage under, any of such policies or bonds has been threatened.
- 4.24 <u>Related Party Transactions</u>. Except as set forth on <u>Schedule 4.24</u>, (a) there are no Assigned Contracts by and between any Seller and (i) any Affiliates of, or holder of five percent (5%) or more of the equity of, any Seller, (ii) any director or officer of any Seller or of any Person referenced in <u>clause (i)</u>, or (iii) any "associate" or "immediate family" member (as such terms are respectively defined in Rule 12b-2 and Rule 16a-1 of the Securities Exchange Act of 1934) of any Person referenced in <u>clause (i)</u> or <u>(ii)</u> (the Persons referenced in <u>clauses (i)</u>, <u>(ii)</u> and <u>(iii)</u> collectively, the "Seller Related Parties") and (b) no Seller has otherwise entered into any transactions or other arrangements with any Seller Related Parties that will be binding on Buyer or the Acquired Interests after the Closing Date.

4.25 <u>Intellectual Property</u>.

- (a) Schedule 4.25(a) contains a true and complete list of each of the issuances, registrations and applications for issuance or registration included in the Owned Intellectual Property, specifying as to each such item, as applicable, (i) the owner of such item, (ii) each jurisdiction in which such item is issued or registered or in which any application for issuance or registration has been filed, (iii) the respective issuance, registration and/or application number of such item and (iv) the date of application and issuance or registration of such item.
- (b) The Sellers are the sole and exclusive owners of all Owned Intellectual Property, in each case free and clear of any Encumbrance (except Permitted Encumbrances). The Sellers own or have a valid and enforceable license or other right to use all Transferred Intellectual Property, and the Transferred Intellectual Property is all of the Intellectual Property (except Trademarks) necessary for the conduct of, or used or held for use in, the business of the Sellers as it relates to the Acquired Interests as currently conducted.
- (c) There exist no restrictions on the Sellers' disclosure, use, license or transfer of the Owned Intellectual Property, and the consummation of the transactions contemplated by this Agreement will not alter, encumber, impair or extinguish any Owned Intellectual Property or the Sellers' rights under any material Licensed Intellectual Property or impair the right of the Sellers to develop, use, sell, license or otherwise dispose of, or to bring any action for the infringement, misappropriation or other violation of, any Owned Intellectual Property.
- (d) The Sellers have not infringed, misappropriated or otherwise violated any Intellectual Property of any Person. There is no Claim pending or threatened in writing, in each case, against any Seller (i) challenging or seeking to deny or restrict, the rights of any Seller in any of the Transferred Intellectual Property, (ii) alleging that any Transferred Intellectual Property is invalid or unenforceable, (iii) alleging that the use of any of the Transferred Intellectual Property or any services provided, processes used or products manufactured, used, imported or sold by any Seller, misappropriate, infringe or otherwise violate any Intellectual Property of any Person or (iv) otherwise alleging that any Seller has infringed, misappropriated or otherwise violated any Intellectual Property of any Person.
- (e) The Sellers have taken commercially reasonable steps to maintain, enforce and protect the Owned Intellectual Property. None of the issuances or registrations included in the Owned Intellectual Property has been adjudged invalid or unenforceable in whole or part, all issuances and registrations included in the Owned Intellectual Property are valid, enforceable, in full force and effect and subsisting, and all registration, maintenance and renewal fees applicable to such issuances and registrations that are currently due have been paid and all documents and certificates related to such items and required to be filed with the relevant Governmental Authority for the purposes of maintaining such items have been filed with the relevant Governmental Authority.
- (f) To the Sellers' Knowledge, no Person has infringed, misappropriated or otherwise violated any material Owned Intellectual Property. The Sellers have taken commercially reasonable steps in accordance with normal industry practice to maintain the confidentiality of all material Owned Intellectual Property the value of which to any of the Sellers is contingent upon

maintaining the confidentiality thereof and no such material Owned Intellectual Property has been disclosed other than to employees, representatives, agents or partners of the Sellers or any other Persons, in each case, who are bound by written and enforceable confidentiality agreements.

- (g) The Sellers have appropriate procedures in place designed to provide that all material Intellectual Property conceived or developed by employees performing their duties for any Seller, and by Third Persons performing research and development for any Seller, have been assigned to such Seller, as applicable. To the extent that any material Owned Intellectual Property has been developed or created by any Third Persons (including any current or former employee) for any Seller, such Seller has a written agreement with such Third Persons with respect thereto, which provides that such Seller either (i) has obtained ownership of and is the sole and exclusive owner of or (ii) has obtained a valid right to exploit, sufficient for the conduct of its business as it relates to the Acquired Interests, as currently conducted, such material Owned Intellectual Property.
- (h) The Seller IT Assets operate and perform in a manner that permits each Seller to conduct its business as it relates to the Acquired Interests as currently conducted, and the Sellers have taken commercially reasonable actions, consistent with current industry standards, to protect the integrity and security of the Seller IT Assets (and the confidentiality and security of all information and transactions stored or contained therein or transmitted thereby) against unauthorized use, access, interruption, modification or corruption, including the implementation of commercially reasonable (i) data backup, (ii) disaster avoidance and recovery procedures, (iii) business continuity procedures and (iv) encryption and other security protocol technology. There has been no unauthorized use, access, interruption, modification or corruption of any Seller IT Assets that had a material adverse impact on the Sellers.
- (i) The Sellers have at all times materially complied with all applicable Laws, policies, procedures and contractual and all other obligations governing the collection, use, storage, processing, disclosure, protection, or security of Personal Information collected, used, stored, transferred or processed by or on behalf of any Seller (collectively, the "*Data Obligations*"). There has been no material loss, theft, security breach or unauthorized or unlawful disclosure or acquisition of any such Personal Information. No Claim has been asserted or, to the Sellers' Knowledge, threatened in writing, in each case, against any Seller alleging a violation of any Data Obligation. For purposes of this <u>Section 4.25(b)</u>, "*Personal Information*" means, in addition to any definition for any similar term (e.g., "personal data" or "personally identifiable information") provided by applicable Law, all information that identifies or can reasonably be used to identify an individual person.
- 4.26 <u>Undue Influence</u>. In the past five (5) years, in connection with the ownership or operation of the business of the Sellers as it relates to the Acquired Interests, neither any Seller nor, to the Sellers' Knowledge, any director, officer, agent, employee or Affiliate, in each case, of any Seller, has taken any action, directly or indirectly, with respect to the business of the Sellers as it relates to the Acquired Interests that would result in a material violation of the Foreign Corrupt Practices Act of 1977 and the rules and regulations thereunder (the "*FCPA*") or any anti-corruption or anti-bribery laws, export control laws or sanctions issued or promulgated by any Governmental Authority. In the past five (5) years, each Seller, and, to the Sellers' Knowledge, their respective Affiliates, have conducted the business of the Sellers as it relates to the Acquired Interests in

compliance with the FCPA and all anti-corruption and anti-bribery laws, export control laws and sanctions issued or promulgated by any Governmental Authority in all material respects.

4.27 <u>No Undisclosed Material Liabilities</u>. Except as set forth on <u>Schedule 4.27</u>, there are no Liabilities of or relating to the business of the Sellers as it relates to the ownership or operation of the Acquired Interests that would constitute Assumed Liabilities (without taking into account any modifications requested by Sellers to the Co-Owned Assets, Other Assets or Assumed Liabilities after the Execution Date) that would be required by GAAP to be disclosed on financial statements of the Sellers as of the Execution Date, other than Liabilities (a) reflected or disclosed in the consolidated balance sheet of the Sellers for the fiscal quarter ended September 30, 2020 ("*Balance Sheet Date*"), (b) incurred in the ordinary course of business since the Balance Sheet Date (excluding any breaches of Law or any Lease, Easement or Contract), (c) disclosed in any materials filed with the Bankruptcy Court prior to the Execution Date in connection with the Bankruptcy Cases, (d) set forth on the Disclosure Schedules or (e) that are not material, individually or in the aggregate, to the Acquired Interests.

4.28 <u>Absence of Certain Changes</u>.

- (a) Since the Balance Sheet date through the Execution Date, (i) except as authorized by the Bankruptcy Court prior to the date hereof, including as expressly contemplated by any orders entered in the Bankruptcy Cases from and after the Petition Date through the date hereof, the Acquired Interests have been owned and operated in the ordinary course of business in all material respects and (ii) except as disclosed on the Financial Statements, there has not been a Material Adverse Effect.
- (b) From January 1, 2020 through the Execution Date, except as set forth on Schedule 4.28(b), or as expressly contemplated by any orders entered in the Bankruptcy Cases from and after the Petition Date, the Sellers have not: (A) purchased or otherwise acquired any material properties or assets (tangible or intangible) that constitute Acquired Interests or sold, leased, licensed, transferred, abandoned or otherwise disposed of any material assets that would otherwise have constituted Acquired Interests, except for (x) purchases of materials, and sales of Hydrocarbons and surplus inventory, in each case, in the ordinary course of business and (y) purchases or sales not contemplated by the preceding clause (x) that involved consideration of less than \$5,000,000 individually, and \$10,000,000 in the aggregate, (B) removed any material Inventory or other Acquired Interests from any of the properties or facilities that will transfer to Buyer as a result of the transactions contemplated hereby, other than in the ordinary course of business or (C) suffered any damage or destruction to or loss of any Acquired Interest whether or not covered by insurance where the value of such damage, destruction or loss (measured by cost to the Sellers of repairing or replacing the applicable Acquired Interest) was greater than \$1,000,000.
- 4.29 <u>Equipment and Fixed Assets</u>. Except as would not reasonably be expected to result, individually or in the aggregate, in a Material Adverse Effect, all Inventory is in good operating condition and state of repair for the purposes for which they are used by the Sellers in the operation of its business, normal wear and tear excepted.

4.30 Operatorship. The Sellers have not received written notice of any vote to have the Sellers removed as the named operator of any of the Field Assets for which any Seller is currently designated as the operator and for which such vote is pending as of the Execution Date. From September 30, 2013 through the Execution Date, no Seller has been removed as the named operator of any material Field Asset.

4.31 Joint Venture.

- (a) Fieldwood U.A. is an entity duly formed and validly existing under the Laws of the Netherlands. To the Sellers' Knowledge, (i) Fieldwood Mexico is an entity duly formed and validly existing under the Laws of the Netherlands and (ii) each of the Subsidiaries of Fieldwood Mexico is an entity duly formed and validly existing under the Laws of its jurisdiction of incorporation. Fieldwood U.A. is, and, to the Sellers' Knowledge, the Mexico JV is qualified to do business and is in good standing under the Laws of each jurisdiction where such qualification is necessary, except for those jurisdictions where failure to be so qualified would not, individually or in the aggregate, reasonably be expected to result in a Material Adverse Effect. Fieldwood U.A. has, and, to the Sellers' Knowledge, the Mexico JV has all requisite power and authority required to own and operate their properties and to carry on their business as now conducted.
- (b) Prior to the date hereof, the Sellers have made available to Buyer all organizational documents and equity holder, stockholder, operating, membership, voting and other similar agreements of or relating to Fieldwood U.A. and, to the Sellers' Knowledge, the Mexico JV (the "*Organizational Documents*"). None of any Seller or, to the Sellers' Knowledge, any other Person, is in material breach of any Organizational Document. Other than the Organizational Documents, there are no agreements to which any Seller is a party with respect to the voting of any JV Interests or Fieldwood U.A. Interests or which restrict the transfer of any JV Interests or Fieldwood U.A. Interests.
- Subsidiaries, each of which are incorporated in Mexico: (1) Fieldwood Energy de Mexico, S. de R.L. de C.V.; (2) Fieldwood Energy E&P Mexico, S. de R.L. de C.V.; and (3) Fieldwood Energy Services de Mexico, S. de R.L. de C.V. To the Sellers' Knowledge, as of the Execution Date, the equity interests of: (i) Fieldwood Mexico consists of (A) class A shares, (B) class B shares and (C) class D shares, (ii) Fieldwood Energy de Mexico, S. de R.L. de C.V. consists of two (2) equity interests (partes sociales), (iii) Fieldwood Energy E&P Mexico, S. de R.L. de C.V. consists of two (2) equity interests (partes sociales) and (iv) Fieldwood Energy Services de Mexico, S. de R.L. de C.V. consists of two (2) equity interests (partes sociales) (the equity interests of the Mexico JV collectively, the "JV Shares"). The equity interests of Fieldwood Mexico and each of its Subsidiaries that are held by the Sellers are listed on Schedule 4.31(c). To the Sellers' Knowledge, (x) the equity interests of Fieldwood Mexico, and (y) the issued and outstanding JV Shares are held of record by the Persons listed on Schedule 4.31(c).
- (d) The outstanding equity interests of Fieldwood U.A., as of the Execution Date, consist of the Fieldwood U.A. Interests, and are held of record by the Persons listed on **Schedule 4.31(d)**.

- All of the issued and outstanding Fieldwood U.A. Interests and, to the Sellers' Knowledge, JV Interests have been duly authorized and validly issued, and are fully paid and nonassessable and were not issued in violation of any rights of first refusal, preemptive rights or similar rights. Except as set forth on Schedule 4.31(c) and Schedule 4.31(d), (i) all of the outstanding securities or other similar ownership interests of any class or type of or in Fieldwood U.A. are held by Fieldwood Offshore LLC and Fieldwood, (ii) there are no outstanding securities or other similar ownership interests of any class or type of or in Fieldwood U.A. or, to the Sellers' Knowledge, the Mexico J.V. and (iii) there are no outstanding options, warrants, calls, purchase rights, subscription rights, exchange rights or other rights, convertible exercisable or exchangeable securities, "phantom" equity rights, stock appreciation rights, equity-based performance units, or similar agreements, commitments or undertakings of any kind pursuant to which Fieldwood U.A. or, to the Sellers' Knowledge, the Mexico JV is or may become obligated to (i) issue, deliver, transfer, sell or otherwise dispose of, or pay an amount relating to, any securities or other similar ownership interests of the Mexico JV or Fieldwood U.A., or any securities convertible into or exercisable or exchangeable for any securities or other ownership interests of the Mexico JV or Fieldwood U.A., or (ii) redeem, purchase or otherwise acquire any outstanding securities of the Mexico JV or Fieldwood U.A.
- (f) Fieldwood U.A. has no employees. Fieldwood U.A. has (i) no assets other than the JV Interests held by Fieldwood U.A. and (ii) except as set forth on **Schedule 4.31(f)**, no non *de minimis* Liabilities other than those Liabilities incident to the ownership of the JV Interests held by Fieldwood U.A. (but not any Liabilities with respect to any breach of Law or Contract with respect to the ownership of such JV Interests).
- 4.32 <u>Plan of Merger</u>. The FWE I Oil and Gas Properties (excluding the assets listed on Exhibit I-K of the Plan of Merger) include solely "Legacy Apache Properties" (as such term is defined in the Apache Term Sheet (as such term is defined in the Restructuring Support Agreement)) and no other asset. As of the Execution Date, there is no asset listed on Exhibit I-K of the Plan of Merger that is related to, used or held for use in connection with or held as inventory in connection with, any Lease, Easement or Well listed on <u>Exhibit A</u>, <u>Exhibit B</u> or <u>Exhibit C</u>.
- Exhibit X-1. Exhibit X-1 sets forth an estimate of estimated Working Capital Assets (excluding clause (b) of the definition thereof) and Working Capital Liabilities (excluding clause (b) of the definition thereof) assuming an Effective Time occurring on June 30, 2021, which was prepared at the direction of the Sellers. To the Sellers' Knowledge, when prepared in February 2021, the information in Exhibit X-1 reflected a reasonable estimate of Working Capital Assets (excluding clause (b) of the definition thereof) and Working Capital Liabilities (excluding clause (b) of the definition thereof) assuming an Effective Time occurring on June 30, 2021, subject to (a) the assumptions described therein and (b) omission of liabilities for accrued payroll. To the Sellers' Knowledge, (x) the Fieldwood Energy I Closing Accounts Receivable do not include or exclude assets that would have resulted in a material deviation of the net amount of the Working Capital Assets described in Exhibit X-1 if such assets had been estimated and reflected in Exhibit X-1 when prepared and (y) the Fieldwood Energy I Closing Accounts Payable do not include or exclude liabilities that would have resulted in a material deviation of the net amount of the Working Capital Liabilities described in **Exhibit X-1** if such liabilities had been estimated and reflected in Exhibit X-1 when prepared (assuming that all, or substantially all, pre-petition payables are excluded from the calculation of Fieldwood Energy I Closing Accounts Payable as

obligations satisfied, compromised (to the extent compromised), settled, released or discharged pursuant to the Plan and Confirmation Order, including by being paid as Cure Costs), in the case of each of clause (x) and clause (y), after taking into account duplication between the accounts described in **Exhibit X-1** and in the definitions of Working Capital Assets and Working Capital Liabilities, on the one hand, and Fieldwood Energy I Closing Accounts Receivable and Fieldwood Energy I Closing Accounts Payable, on the other hand.

ARTICLE V BUYERS' REPRESENTATIONS

Each of Buyer and Buyer 2 represents and warrants to the Sellers, subject to the Disclosure Schedules (subject to Section 12.15), as follows:

5.1 <u>Organization; Standing; Capitalization</u>.

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(a) At the date hereof, each of Buyer and Buyer 2 is a limited liability company duly organized, validly existing and in good standing under the laws of the State of Delaware. Each of Buyer and Buyer 2 has all requisite power and authority and all governmental licenses, authorizations, permits, consents and approvals required to carry on its business as now conducted.
(b) At the Closing, (i) all of the issued and outstanding [membership interests] of Buyer are held by [], a [] ("Buyer Intermediate"), (ii) all of the issued and outstanding [membership interests] of Buyer 2 are held by Buyer, (iii) all of the issued and outstanding [membership interests] of Buyer Intermediate are held by [], a [] ("Buyer Parent") and (iv) all of the issued and outstanding [membership interests] of Buyer Parent are held by [], a [] ("Buyer Grandparent").6
(c) At the Closing, except as set forth on Schedule 5.1(c), the authorized and issued equity interests of Buyer Grandparent (the "Buyer Grandparent Equity Interests") shall consist solely of (i) the New Equity Interests to be issued pursuant to Section 4.4(a)(i) of the Plan, (ii) the Subscription Rights (including any New Equity Interests issued in connection with the exercise thereof), (iii) Backstop Commitment Premium Equity Interests (as defined in the Plan), (iv) the GUC Warrants, (v) the SLTL Warrants and (vi) the New Money Warrants, in each case, issued pursuant to, and in accordance with, the Plan. At the Closing, all of the issued and outstanding Buyer Grandparent Equity Interests, and all of the membership interests of Buyer Parent, Buyer, Buyer 2 and Buyer Intermediate, will have been duly authorized and validly issued, and will be fully paid and nonassessable and not issued in violation of any rights of first refusal, preemptive rights or similar rights. As of the Closing Date, except as set forth in Section 5.1(b) and the first sentence of this Section 5.1(c), there are no issued and outstanding (i) securities or other similar ownership interests of any class or type of or in Buyer, Buyer 2, Buyer Intermediate, Buyer Parent or Buyer Grandparent or (ii) options, warrants, calls, purchase rights, subscription
rights, exchange rights or other rights, convertible exercisable or exchangeable securities,
"phantom" equity rights, stock appreciation rights, equity-based performance units, or similar agreements, commitments or undertakings of any kind pursuant to which Buyer, Buyer 2, Buyer
Intermediate, Buyer Parent or Buyer Grandparent is or may become obligated to (A) issue, deliver,

⁶ Note to Draft: To be confirmed prior to signing.

transfer, sell or otherwise dispose of, or pay an amount relating to, any securities or other similar ownership interests of Buyer, Buyer 2, Buyer Intermediate, Buyer Parent or Buyer Grandparent or any securities convertible into or exercisable or exchangeable for any securities or other ownership interests of Buyer, Buyer 2, Buyer Intermediate, Buyer Parent or Buyer Grandparent, or (B) redeem, purchase or otherwise acquire any outstanding securities of Buyer, Buyer 2, Buyer Intermediate, Buyer Parent or Buyer Grandparent.⁷

- (d) As of immediately following the Closing, the only Liabilities of Buyer, Buyer 2, Buyer Intermediate and Buyer Parent will be: (x) liabilities under the Exit Facilities (as defined in the Plan), (y) in the case of Buyer and Buyer 2, the Assumed Liabilities and (z) Liabilities incurred in connection with this Agreement or any of the Ancillary Documents or any of the transactions contemplated hereunder or thereunder (including with respect to any surety bonds).
- 5.2 <u>Power</u>. Each of Buyer and Buyer 2 has the requisite power and authority to execute and deliver this Agreement and the Ancillary Documents to which it is a party and perform its obligations under this Agreement and such Ancillary Documents.
- 5.3 <u>Non-Contravention</u>. Buyer's execution, delivery and performance of this Agreement and each Ancillary Document to which Buyer is (or, upon its execution and delivery, will be) a party and the performance of the transactions contemplated herein and therein will not (a) conflict with or result in a breach of any provisions of the organizational documents of Buyer or (b) assuming compliance with matters referred to in <u>Section 5.7</u>, violate any material Law applicable to Buyer. Buyer 2's execution, delivery and performance of this Agreement and each Ancillary Document to which Buyer 2 is (or, upon its execution and delivery, will be) a party and the performance of the transactions contemplated herein and therein will not (x) conflict with or result in a breach of any provisions of the organizational documents of Buyer 2 or (y) assuming compliance with matters referred to in <u>Section 5.7</u>, violate any material Law applicable to Buyer 2.
- Authorization and Enforceability. Each of Buyer and Buyer 2 has full capacity, power and authority to enter into and perform this Agreement, each Ancillary Document to which Buyer and Buyer 2, as applicable, is (or, upon its execution and delivery, will be) a party and the transactions contemplated herein and therein. The execution, delivery and performance by each of Buyer and Buyer 2 of this Agreement and each Ancillary Document to which Buyer and Buyer 2, as applicable, is (or, upon its execution and delivery, will be) a party have been duly and validly authorized and approved by all necessary organizational action of Buyer and Buyer 2, as applicable. This Agreement and each Ancillary Document to which Buyer and Buyer 2 is (or, upon its execution and delivery will be) a party are, or upon their execution and delivery will be, the valid and binding obligations of Buyer and Buyer 2, as applicable, and enforceable against Buyer and Buyer 2, as applicable, in accordance with their respective terms, subject to the effects of bankruptcy, insolvency, reorganization, moratorium and similar Laws as well as to principles

⁷ Note to Draft: To be confirmed prior to signing.

of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law).

- 5.5 <u>Liability for Brokers' Fees.</u> Other than Rothschild & Co. US Inc. and Intrepid Partners, LLC, who have been retained by the Ad Hoc Group of Secured Lenders (as defined in the Plan), there is no investment banker, broker, finder or other intermediary which has been retained by or is authorized to act on behalf of Buyer or Buyer 2 who might be entitled to any fee, commission or expenses in connection with the transactions contemplated by this Agreement or any of the Ancillary Documents.
- 5.6 <u>Litigation</u>. Neither any Claim by any Governmental Authority or other Person nor any legal, administrative or arbitration proceeding is pending or, to Buyer's Knowledge, threatened against Buyer or Buyer 2 which in any manner challenges or seeks to prevent, enjoin, alter or materially delay the transactions contemplated by this Agreement.
- 5.7 Governmental and Third Person Consents. Except as set forth on Schedule 5.7 no Governmental Approval is required to authorize, or is otherwise required in connection with, (a) Buyer's or Buyer 2's valid execution and delivery of this Agreement or any Ancillary Document to which Buyer or Buyer 2 is (or, upon its execution and delivery, will be) a party, (b) Buyer's or Buyer 2's performance of their respective obligations hereunder or thereunder or (c) the consummation of the transactions contemplated by this Agreement and the Ancillary Documents.
- 5.8 <u>Financial Capability</u>. At or prior to the Closing, Buyer has provided to the Sellers a true and complete copy of the [Direction Letter.]⁸
 - 5.9 Qualification. At the Closing, Buyer will have met the BOEM Qualifications.
- 5.10 <u>Bankruptcy</u>. There are no bankruptcy, reorganization, receivership or arrangement proceedings pending against or to Buyer's Knowledge, threatened against Buyer or Buyer 2.

5.11 Investor Status; Investigation.

- (a) To the extent any Acquired Interests constitute securities, the Acquired Interests are being acquired by Buyer and Buyer 2 for investment purposes only, for Buyer's and Buyer 2's own account and not with a view to, or for resale in connection with, any distribution thereof in violation of the 1933 Act.
- (b) Each of Buyer and Buyer 2 acknowledges that, to the extent any Acquired Interests constitute securities, the sale of the Acquired Interests has not been registered under the 1933 Act or any state or foreign securities laws and that the Acquired Interests, to the extent constituting securities, may not be sold, transferred, offered for sale, pledged, hypothecated or otherwise disposed of unless such transfer, sale, assignment, pledge, hypothecation or other disposition is pursuant to the terms of an effective registration statement under the 1933 Act and

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⁸ Note to Draft: Subject to Agent feedback (i.e., whether 1 letter or 2 letters).

registered under any applicable state or foreign securities laws or pursuant to an exemption from registration under the 1933 Act and any applicable state or foreign securities laws.

- (c) Each of Buyer and Buyer 2 has such expertise, knowledge and sophistication in financial and business matters generally that it is capable of evaluating, and has evaluated, the merits and economic risks of its investment in the Acquired Interests. Each of Buyer and Buyer 2 is knowledgeable of the oil and gas business and of the usual and customary practices of oil and gas producers, including those in the areas where the Acquired Interests are located. Further, each of Buyer and Buyer 2 is capable of making such investigation, inspection, review and evaluation of the Acquired Interests as a prudent purchaser would deem appropriate under the circumstances including with respect to all matters relating to the Acquired Interests, their value, operation and suitability.
- (d) Each of Buyer and Buyer 2 has had the opportunity to examine all aspects of the Acquired Interests that Buyer and Buyer 2 have deemed relevant and has had access to all information requested by Buyer or Buyer 2 with respect to the Acquired Interests in order to enter into this Agreement. In connection with the transactions contemplated hereby, each of Buyer and Buyer 2 has had the opportunity to ask such questions of, and has received sufficient answers from, the representatives of the Sellers and obtain such additional information about the Acquired Interests as each of Buyer and Buyer 2 deems necessary to enter into this Agreement.
- Each of Buyer and Buyer 2 confirms, acknowledges and agrees that Buyer (e) and Buyer 2, as applicable, is relying entirely upon the representations and warranties of the Sellers in this Agreement, any certificates delivered hereunder and any Ancillary Document, as well as Buyer's and Buyer 2's own investigations and inspections of the books, records and assets of the Sellers, including the Acquired Interests, prior to the execution of this Agreement in entering into this Agreement and proceeding with the transactions on the terms as set forth herein. Each of Buyer and Buyer 2 acknowledges and agrees that, other than the express representations and warranties of the Sellers set forth in Article IV, in the certificates delivered by the Sellers at Closing, or any Ancillary Document, any description of the Sellers, their businesses, operations and assets (including the Acquired Interests) in this Agreement, the Disclosure Schedules or any Ancillary Document is for the sole purpose of identification only and no representation, warranty or condition is or will be given by the Sellers in respect of the accuracy of any description. In deciding to enter into this Agreement, and to consummate the transactions contemplated hereby, other than the express representations and warranties of the Sellers set forth in Article IV, any certificates delivered hereunder and any Ancillary Document, each of Buyer and Buyer 2 has relied solely upon its own knowledge, investigation, judgment and analysis and not on any other disclosure or representation made by the Sellers or the Sellers' representatives. Nothing herein shall limit Buyer's or Buyer 2's remedies in the event of Fraud, except that Buyer and Buyer 2 shall have no remedy in the event of Fraud with respect to Fieldwood Energy I, FW GOM Pipeline, GOM Shelf or any of their respective Subsidiaries.
- 5.12 <u>No Other Representations</u>. No Seller nor any other Person (on behalf of any Seller or otherwise) has made or is making any representation or warranty whatsoever, express or implied, at law or in equity, with respect to the Sellers, the Acquired Interests, this Agreement or the transactions contemplated by this Agreement other than the representations and warranties expressly set forth in <u>Article IV</u> (as modified by the Disclosure Schedules), the certificates

delivered hereunder or any Ancillary Document, and neither Buyer nor Buyer 2 is relying on and has not relied on any representation or warranty other than those representations or warranties set forth in <u>Article IV</u> (as modified by the Disclosure Schedules), the certificates delivered hereunder or any Ancillary Document and any reliance by Buyer or Buyer 2 on any representation or warranty other than those representations and warranties set forth in <u>Article IV</u> (as modified by the Disclosure Schedules), the certificates delivered hereunder or any Ancillary Document is hereby expressly disclaimed. Nothing herein shall limit Buyer's or Buyer 2's remedies in the event of Fraud, except that Buyer and Buyer 2 shall have no remedy in the event of Fraud with respect to Fieldwood Energy I, FW GOM Pipeline, GOM Shelf or any of their respective Subsidiaries.

ARTICLE VI COVENANTS AND AGREEMENTS

- 6.1 Covenants and Agreements of the Sellers. The Sellers covenant and agree that, during the Interim Period (or, if earlier, until termination of this Agreement), except (u) as otherwise expressly required under this Agreement or any Ancillary Document, (v) as required by any applicable Law or Governmental Authority (including the Bankruptcy Code, the Bankruptcy Court and any actions required to be taken (or not taken) by the Sellers in order to comply with any orders of the Bankruptcy Court), (w) to the extent related solely to Excluded Assets and/or Retained Liabilities, (x) for renewal of insurance coverage in the ordinary course of business, (y) for emergency operations to address any emergency that threatens human life, safety or the environment; *provided* that the Sellers will provide notice to Buyer of any such emergency operation prior to taking such action if practicable and, otherwise, as soon as reasonably practicable thereafter or (z) otherwise with Buyer's prior written consent (not to be unreasonably withheld, conditioned or delayed):
- (a) except as set forth on **Schedule 6.1(a)**, each Seller shall and shall cause its Affiliates to:
 - (i) carry on the business of the Sellers as it relates to the Acquired Interests in the ordinary course of business consistent with past practice and use commercially reasonable efforts to maintain, preserve and protect the Acquired Interests in the condition in which they exist on the Execution Date, except for ordinary wear and tear and except for replacements, modifications or maintenance in the ordinary course of business consistent with past practice;
 - (ii) maintain and operate as a reasonably prudent operator in the ordinary course of business the Field Assets operated by the Sellers as of the Execution Date and maintain the Office Assets as a reasonably prudent lessee and owner;
 - (iii) use commercially reasonable efforts to maintain their relationships with, and preserve for the business of the Sellers as it relates to the Acquired Interests, and preserve the goodwill of, their key suppliers and customers; *provided*, *however*, that (x) this <u>clause (iii)</u> will not restrict the Sellers from taking any action deemed necessary, prudent or advisable in the business judgment of the Sellers in connection with the Bankruptcy Cases, including with respect to any claim of any suppliers or customers of the Sellers that is subject to the Bankruptcy Cases, and (y) prior to taking any action (other

than such action required by the Plan or an order of the Bankruptcy Court) outside the ordinary course of business that the Sellers reasonably believe will adversely affect their relationships with their key suppliers and customers, the Sellers will consult with Buyer prior to taking any such action;

- (iv) pay or cause to be paid, when due, all Taxes, Lease Burdens and development and operating expenses and other payments, in each case consistent with past practice, except (A) royalties held in suspense in good faith and (B) expenses or royalties being contested in good faith;
- (v) maintain its books, accounts and records consistent with past practice;
- (vi) pay all post-petition trade payables and use commercially reasonable efforts to collect accounts receivable, as they related to the Acquired Interests after the Petition Date, in each case in the ordinary course of business consistent with past practice but, in the case of post-petition trade payables, in no event later than the due date thereof, unless being disputed in good faith (but, for the avoidance of doubt, subject to applicable orders of the Bankruptcy Court);
- (vii) provide Buyer (promptly but in no event later than three (3) Business Days after the Sellers' receipt thereof) with copies of any written notice received from any Third Person with respect to (A) any proposed operations on any Field Asset or (B) any Claim relating to any Acquired Interests (in the case of each of <u>clauses (A)</u> and <u>(B)</u>, where the Sellers' Liability (or potential Liability) is in excess of \$1,000,000);
- (viii) provide Buyer with copies of any material correspondence received from any Governmental Authority with respect to any Acquired Interests as soon as reasonably practicable, but in no event later than two (2) Business Days after the Sellers' receipt thereof; and
- (ix) within ten (10) Business Days following the execution of this Agreement, deliver to Buyer a true and complete list of the names, titles, hire date, location, whether full- or part-time, whether active or on leave (and, if on leave, the nature of the leave and the expected return date), whether exempt from the Fair Labor Standards Act of 1938, annual salary or wage rate, most recent annual bonus received, current annual bonus opportunity for all Seller Employees, which list shall be updated not less than ten (10) Business Days prior to the Closing to reflect the hiring, resignation or termination of any Seller Employee; and
- (b) except as set forth on <u>Schedule 6.1(b)</u>, each Seller shall not and shall cause its Affiliates not to:
 - (i) modify in any material respect its now existing credit, collection or payment policies, procedures or practices as they relate to the Acquired Interests, including accelerating collections of receivables or failing to pay or delaying payment of payables in a manner inconsistent with its now existing practices;

- (ii) remove any Acquired Interest from any real property or other location of the Sellers' business such that such Acquired Interest is no longer located within any property of the Sellers' business that is an Acquired Interest, except for sales of inventory in the ordinary course of business;
- (iii) subject to, and without limiting, the Sellers' rights pursuant to Section 6.4, transfer, convey, sell, abandon or otherwise dispose of any material Acquired Interests (other than sales of Hydrocarbons in the ordinary course of business consistent with past practice) or any interest in any of the Leases;
- (iv) create any Encumbrance on any Acquired Interests other than Permitted Encumbrances (except that the Fieldwood U.A. Interests and the JV Interests shall not be subject to any Permitted Encumbrances) or Encumbrances that will be released prior to Closing (including if released pursuant to the Confirmation Order);
- (v) commence, propose, commit or agree to participate in any single operation with respect to any Field Asset with an anticipated cost in excess of \$1,000,000;
- (vi) amend, modify, renew or terminate any Material Contract or enter into any Contract that would be an Material Contract if it existed on the date hereof if such Material Contract would be an Assigned Contract;
- (vii) (A) hire any officers or other senior executive employees or terminate any such officer or employee (other than for "cause"); or (B) except in the ordinary course of business consistent with past practice, hire any other employees or terminate any such other employee (other than for "cause");
- (viii) (A) increase the annual rate of base salary or any target bonus opportunity of any Seller Employee, except in the ordinary course of business consistent with past practice and not in excess of 3% for any Seller Employee; (B) pay any bonus, benefit, or other direct or indirect incentive compensation (other than any such payments authorized pursuant to any first or second day orders in the Bankruptcy Cases); (C) award any equity or equity-based compensation awards (whether phantom or equity) with respect to the equity of any Seller or any of its Affiliates; (D) modify, amend or terminate any Employee Plan; (E) enter into or modify any employment, compensation, severance, noncompetition, or similar Contract (or amend any such Contract) to which any Seller or any of its Affiliates is a party; or (F) adopt any new severance pay, termination pay, deferred compensation, bonus, or other employee benefit plan, agreement, program, practice, arrangement or policy with respect to Seller Employees that would be an Employee Plan if it existed on the date hereof (including any employment agreement, severance agreement, change in control agreement, or transaction or retention bonus agreements), except, in the case of each of clauses (A) through (F), (1) to the extent set forth in any order of the Bankruptcy Court or as required by applicable Law; or (2) to the extent required pursuant to the terms of any Employee Plan, as in effect on the date hereof;
- (ix) relinquish its position as operator to any Person other than Buyer or Buyer 2 with respect to any Acquired Interest operated by the Sellers;

- (x) waive, release, settle or compromise any material Claim or proceeding relating to any Acquired Interest;
- (xi) subject to, and without limiting, the Sellers' rights pursuant to Section 6.4, enter into any merger or divisive merger, or liquidate or dissolve;
- (xii) sell, lease, license (except for non-exclusive licenses granted in the ordinary course of business) or otherwise transfer or dispose of, abandon or permit to lapse, fail to take any action necessary to maintain, enforce or protect, or create or incur any Encumbrance (other than Permitted Encumbrances) on, any material Owned Intellectual Property;
- (xiii) cause or allow any of its current directors and officers liability, property or casualty insurance policies that apply to any of the Acquired Interests or that apply to the business of the Sellers as it relates to the Acquired Interests to be canceled or terminated or any of the coverage thereunder to lapse unless, simultaneously with such termination, cancellation or lapse, replacement policies providing coverage equal to or greater than the coverage under the canceled, terminated or lapsed policies are in full force and effect:
- (xiv) make, change or revoke any material Tax election in respect of the Acquired Interests, settle or otherwise compromise any claim relating to Taxes of Fieldwood U.A. or with respect to the Acquired Interests, enter into any closing agreement or similar agreement relating to Taxes of Fieldwood U.A. or the Acquired Interests, surrender any right to claim a Tax refund, offset or other reduction in Tax Liability of Fieldwood U.A. or with respect to the Acquired Interests, or request any ruling or similar guidance with respect to Taxes of Fieldwood U.A. or with respect to the Acquired Interests; or
- (xv) enter into any Contract or other commitment to take, or authorize the taking of or resolve to take, any actions prohibited by this <u>Section 6.1(b)</u>.
- 6.2 <u>Casualty Event</u>. The Sellers shall give Buyer prompt written notice of any Casualty Event that occurs with respect to any Acquired Interest during the Interim Period, together with a description of the applicable insurance coverage and an estimate of the Sellers' exposure with respect to such Casualty Event. If the damaged or taken Acquired Interest is not repaired or replaced on or before the Closing Date, the Sellers shall provide to Buyer an assignment of all of the Sellers' right, title and interest in and to all insurance proceeds and recoveries from Third Persons payable, in each case with respect to the Acquired Interest damaged or taken as the result of such Casualty Event.
- 6.3 <u>Press Releases</u>. Except as required in the Bankruptcy Cases or by applicable Law (a) each Party shall consult with the other before issuing any press release or otherwise making any public statement with respect to the transactions contemplated by this Agreement and (b) no Party shall issue any press release or make any such public statement before obtaining the other Party's prior written approval, which shall not be unreasonably withheld, conditioned or delayed. To the extent such release or public statement is required by Law, the Party intending to make such

release or public statement (i) shall give the other Party the opportunity (within reasonable time before any applicable deadline) to review and comment upon such release or public statement and (ii) shall consider in good faith all reasonable comments thereto received sufficiently in advance of any applicable deadline.

6.4 Solicitation; Other Offers.

- (a) Each of Buyer and Buyer 2 acknowledges and agrees that from and after the Execution Date through entry of the Confirmation Order, the Sellers may take any action (including entering into any agreement or letter-of-intent with respect thereto) to cause, promote, assist with or enter into an Alternative Transaction.
- (b) Without limiting the foregoing, the Sellers may, directly or indirectly through its Representatives, (i) engage in discussions and negotiations regarding an Alternative Transaction with any one or more Third Persons as potential bidders (each, an "Alternative Bidder") in connection with the solicitation of one or more proposals relating to an Alternative Transaction and (ii) furnish to any Alternative Bidder who has signed a confidentiality agreement and has made a request therefor any public or non-public information relating to the Sellers and afford to any such Alternative Bidder access to any properties, Acquired Interests, books or records of the Sellers or the business of the Sellers; provided that the Sellers shall not actively solicit proposals relating to an Alternative Transaction unless the failure to do so would be contrary to or inconsistent with applicable fiduciary duties.

6.5 Regulatory Matters; Cooperation.

The Sellers, on one hand, and Buyer, on the other hand, shall cooperate, and reasonably determine upon the advice of counsel (which, in the case of Buyer, may be Davis Polk & Wardwell LLP as counsel to the Required Lenders) within fifteen (15) Business Days of the Execution Date, other than the notifications required to be filed under the HSR Act, any notifications, filings, consents, clearances, waivers, waiting periods and approvals, if any, required under any applicable Antitrust Law in connection with the transactions contemplated by this Agreement (including by any persons that will hold, directly or indirectly, any equity interest in Buyer as of or immediately after the Closing) (the "Foreign Antitrust Approvals"). Subject to Section 6.5(c), as soon as reasonably practicable (and, in any event, within ten (10) Business Days, or a later date as agreed by the Parties) after the Execution Date, the Sellers, on the one hand, and Buyer, on the other hand, shall each prepare and file, or cause to be prepared and filed, any notifications required to be filed under the HSR Act with the United States Federal Trade Commission, the Antitrust Division of the United States Department of Justice and any Foreign Antitrust Approvals, and request early termination of the waiting periods applicable to such notifications. Subject to Section 6.5(c), Buyer, on the one hand, and the Sellers, on the other hand, shall promptly respond to any requests for additional information or documentary materials in connection with such filings and shall take all commercially reasonable actions necessary to cause the waiting periods applicable to such notifications to terminate or expire at the earliest practicable date after the date of filing. The Sellers shall be responsible for payment of the applicable filing fee under the HSR Act or Foreign Antitrust Approvals, and each Party shall be responsible for any other payment of its own respective costs and expenses incurred by such Party (including

attorneys' fees and other legal fees and expenses) associated with the preparation of its portion of any antitrust filings.

- Subject to the provisions of Section 6.5(c) and Section 6.7, including the (b) limitations set forth therein, the Sellers, on the one hand, and Buyer, on the other hand, shall use reasonable best efforts to obtain, at the earliest practicable date, all necessary Governmental Approvals and all necessary registrations, declarations and filings (including registrations, declarations and filings with Governmental Authorities and any change in control requirements relating to any consent decrees, decisions, judgments, settlements, consent orders, stipulations, decrees or similar orders relating to the Acquired Interests, if any), in each case for the consummation of the transactions contemplated by this Agreement and the Ancillary Documents, and use its reasonable best efforts to avoid any Claim by any Governmental Authority relating to the transactions contemplated by this Agreement and the Ancillary Documents. Subject to the provisions of Section 6.5(c) and Section 6.7, including the limitations set forth therein, in addition to such actions, the Sellers, on the one hand, and Buyer, on the other hand, shall use reasonable best efforts to (i) take all acts necessary in connection with meeting with any Governmental Authority regarding the transferring of the Permits included in the Acquired Interests and (ii) execute and deliver any additional instruments reasonably necessary to consummate the transactions contemplated hereby and to fully carry out the purposes of this Agreement.
- The Sellers, on the one hand, and Buyer, on the other hand, (i) to the extent permissible, shall promptly inform each other of any material communication from any Governmental Authority concerning this Agreement, the transactions contemplated hereby, and any filing, notification or request for approval by any Governmental Authority and (ii) to the extent permissible, shall permit the other to review in advance any proposed written or material oral communication or information submitted to any such Governmental Authority in response thereto. In addition, none of the Parties shall agree to participate in any meeting with any Governmental Authority in respect of any filings, investigation or other inquiry with respect to this Agreement or the transactions contemplated hereby, unless, to the extent permissible, such Party consults with the other Parties in advance and, to the extent permitted by any such Governmental Authority, gives the other Party the opportunity to attend and participate thereat, in each case to the maximum extent reasonably practicable. Subject to restrictions under any Law, each of Buyer, on the one hand, and the Sellers, on the other hand, shall furnish the other with copies of all correspondence, filings and communications (and memoranda setting forth the substance thereof) between it and its Affiliates and their respective Representatives on the one hand, and the Governmental Authority or members of its staff on the other hand, with respect to this Agreement, the transactions contemplated hereby (excluding documents and communications which are subject to preexisting confidentiality agreements or to the attorney-client privilege or work product doctrine or which refer to valuation of the Acquired Interests) or any such filing, notification or request for approval. Each Party shall also furnish the other Party with such necessary information and assistance as such other Party and its Affiliates may reasonably request in connection with their preparation of necessary filings, registration or submissions of information to the Governmental Authority in connection with this Agreement, the transactions contemplated hereby and any such filing, notification or request for approval. Notwithstanding anything to the contrary in this Agreement, nothing in this Agreement shall require Buyer or the Sellers, or any of their respective Affiliates to (and none of any Seller or any of its Affiliates shall, without the prior written consent of Buyer), in performing their respective obligations under this Section 6.5, (i)

enter into any settlement, undertaking, consent decree, stipulation or agreement with any Governmental Authority in connection with the transactions contemplated hereby, (ii) divest or otherwise hold separate (including by establishing a trust or otherwise), or take any other action (or otherwise agree to do any of the foregoing) with respect to the Acquired Interests or any assets or business of Buyer or any of its Affiliates or (iii) defend any Claim relating to the transactions contemplated by this Agreement or any Ancillary Document, except, in the case of each of clauses (i) through (iii), actions expressly contemplated to be taken by the Sellers in accordance with the Plan.

(d) Notwithstanding anything to the contrary contained in this Agreement, Buyer shall (or shall through its Representatives), on behalf of the Parties, control and lead all communications and strategy relating to the Antitrust Laws (*provided* that the Sellers are not constrained from complying with applicable Law), *provided*, further, that the Parties shall consult and cooperate with one another, and consider in good faith the views of one another, regarding the form and content of any analyses, appearances, presentations, memoranda, briefs, arguments, opinions and proposals made or submitted by or on behalf of either Party in connection with proceedings under or relating to any Antitrust Law prior to their submission.

6.6 Bankruptcy Court Matters.

- (a) Qualified Bids. Subject to the terms of the Disclosure Statement Order, if one or more Qualified Bid(s) (as such term is defined in the Disclosure Statement Order) is received by the Sellers on or before the Bid Deadline (as such term is defined in the Disclosure Statement Order), no later than three (3) Business Days after the Bid Deadline (as such term is defined in the Disclosure Statement Order), the Sellers shall file with the Bankruptcy Court a notice of receipt of such Qualified Bid(s) (as such term is defined in the Disclosure Statement Order) and the Sellers' proposed procedures for selecting the highest or otherwise best bid, including, but not limited to, any procedures for submitting revised bids and/or holding an auction to the extent the Sellers determine holding an auction will maximize value to the Sellers' estate.
- Confirmation Order. The Sellers and Buyer shall use commercially (b) reasonable efforts to obtain entry by the Bankruptcy Court of a Confirmation Order by no later than the Confirmation Outside Date. The Confirmation Order shall be in form and substance acceptable to the Sellers and Buyer. The Sellers acknowledge and agree, and the Confirmation Order shall provide that, on the Closing Date and concurrently with the Closing, all then existing or thereafter arising Liabilities and Encumbrances of, against or created by the Sellers or their bankruptcy estates, shall be fully released from and with respect to the Acquired Interests, which shall be transferred to Buyer free and clear of all Encumbrances (other than Permitted Encumbrances (except for the Fieldwood U.A. Interests and the JV Interests, which shall not have any Permitted Encumbrances)) and Retained Liabilities and Buyer shall at Closing be required to assume the Assumed Liabilities as set forth hereunder. The Sellers and Buyer covenant and agree that if the Confirmation Order is entered, they will pursue the transactions contemplated by the Confirmation Order and in this Agreement. The Sellers shall use commercially reasonable efforts to cause the Confirmation Order to provide either that (a) the Sellers have complied with the requirements of any applicable Law relating to bulk sales and transfer or (b) compliance with applicable Law relating to bulk sales and transfers is not necessary or appropriate under the

circumstances. Buyer agrees that it will take commercially reasonable efforts to take such actions as are reasonably requested by the Sellers to assist in obtaining entry of the Confirmation Order.

(c) <u>Reasonable Efforts</u>. The Sellers shall use commercially reasonable efforts to (i) obtain entry of the Disclosure Statement Order, (ii) promptly commence solicitation on the Plan upon entry of the Disclosure Statement Order, and (iii) (A) facilitate the solicitation, confirmation and consummation of the Plan and the transactions contemplated hereby, (B) obtain entry of the Confirmation Order and (C) consummate the Plan.

(d) Bankruptcy Filings.

- During the Interim Period, the Sellers shall deliver to Buyer copies of all pleadings, motions, notices, statements, schedules, applications, reports and other papers that relate, in whole or in part, to this Agreement and the transactions contemplated hereby at least two (2) Business Days prior to the date when the Sellers intend to file any such pleading or other document (provided, that if delivery of such motions, orders or materials (other than the Plan, the disclosure statement, a disclosure statement order, the Confirmation Order or adequate protection order) at least two (2) Business Days in advance is not reasonably practicable, such motion, order or material shall be delivered as soon as reasonably practicable prior to filing) for Buyer's prior review and comment, and the Sellers shall consult in good faith with Buyer regarding the form and substance of such filings to the extent they are related to the Acquired Interests, any Assumed Liabilities or the transactions contemplated hereby, including any of Buyer's rights or obligations hereunder. The Parties shall use commercially reasonable efforts to consult and cooperate regarding (i) any such pleadings, motions, notices, statements, schedules, applications, reports or other papers, (ii) any discovery taken in connection with seeking entry of the Confirmation Order (including any depositions) and (iii) any hearings relating to the Confirmation Order, including the submission of any evidence, including witness testimony, in connection with such hearing. The Sellers agree to diligently prosecute the entry of the Confirmation Order as provided herein. During the Interim Period (subject to Section 6.4), the Sellers shall not take any action that is intended to (or is reasonably likely to), or fail to take any action the intent (or reasonably likely result) of which failure to act is to, result in the reversal, voiding, modification or staying of the Confirmation Order, or this Agreement.
- (ii) In the event the entry of the Disclosure Statement Order, the Confirmation Order, or any other order reasonably necessary in connection with the transactions contemplated by this Agreement is appealed, the Sellers shall use commercially reasonable efforts to defend such appeal.
- (e) <u>Cooperation with Plan Administrator</u>. In accordance with the terms of the Plan, the Parties agree that they shall use commercially reasonable efforts to cooperate with the Plan Administrator (as defined in the Plan) and each other, in relation to the Parties' respective activities and obligations under the Plan, including by providing reasonable, good-faith access to personnel, systems, and books and records and their respective personnel and consulting with each other to avoid duplication of effort.

6.7 <u>Assumption and Assignment of Contracts.</u>

- (a) No later than twenty eight (28) days prior to the Designation Deadline, the Sellers shall provide to Buyer a list of all 365 Contracts and the Sellers' good faith estimate of Cure Costs associated with each such 365 Contract (the "365 Schedule"). The Sellers may amend or supplement the 365 Schedule from time to time to add or remove any 365 Contract inadvertently included or excluded from such 365 Schedule or to amend, based on the Sellers' good faith calculation of the Cure Costs, any proposed Cure Costs set forth in such 365 Schedule and shall provide Buyer written notice thereof. No later than fourteen (14) days prior to the Designation Deadline, Buyer shall designate in writing which 365 Contracts from the 365 Schedule Buyer desires to be assumed by the Sellers and assigned to Buyer (collectively, and as further modified by Buyer pursuant to the provisions of this Section 6.7, the "Assigned 365 Contracts" and Buyer's designated list of Assigned 365 Contracts, the "Assigned 365 Contracts List").
- (b) Promptly following the receipt of Buyer's initial designation of the Assigned 365 Contracts pursuant to Section 6.7(a) (to the extent not previously filed) and by no later than the Designation Deadline, the Sellers shall file the Assigned 365 Contracts List with the Bankruptcy Court and deliver a written notice of the proposed assignments of the Assigned 365 Contracts and the proposed Cure Costs for each Assigned 365 Contract (consistent with the Sellers' good faith estimates set forth on the 365 Schedule) to all non-debtor parties of the Assigned 365 Contracts, which notice shall notify each non-debtor party to such Assigned 365 Contract of (i) the proposed Cure Cost for such Assigned 365 Contract and (ii) an objection deadline for such non-debtor party to object to the proposed assumption and assignment and proposed Cure Cost.
- Notwithstanding anything herein to the contrary, Buyer may, from time to time, in its sole discretion revise the Assigned 365 Contracts List at any time prior to 5:00 p.m. (prevailing Central Time) on the date that is seven (7) days before the Confirmation Hearing (or such other time as agreed in writing between the Sellers and the applicable counterparty to a 365 Contract) (the "Designation Deadline") by (x) subtracting therefrom any Assigned 365 Contract, and any 365 Contract so removed shall no longer be considered Assigned 365 Contracts for purposes of this Agreement or (y) adding thereto any 365 Contract, and any 365 Contract so added will be an Assigned 365 Contract for the purposes of this Agreement; provided that if the Confirmation Hearing is adjourned or continued, such amendment right shall be extended to 5:00 p.m. (prevailing Central Time) on the date that is seven (7) days before the rescheduled or continued Confirmation Hearing, and this provision shall apply in the case of any and all subsequent adjournments and continuances of the Confirmation Hearing. The Sellers shall promptly file on the docket in the Bankruptcy Cases and serve on the affected non-Debtor counterparty(ies) a notice of any actions taken by Buyer pursuant to the preceding sentence pursuant to and in accordance with the Disclosure Statement Order. Subject to the preceding sentences, all 365 Contracts of the Sellers that are listed on the 365 Schedule and which Buyer does not designate in writing for assumption and assignment shall not be considered Assigned 365 Contracts or Acquired Interests and shall automatically be deemed "Excluded Contracts;" provided, however, that Buyer may not exclude from the Assigned 365 Contracts any 365 Contract that is set forth on **Schedule 6.7(g)**.

- (d) Each of each Seller and Buyer, as applicable, shall use commercially reasonable efforts to assign or cause to be assigned, the Assigned 365 Contracts to Buyer, including, if necessary, taking all actions required by the Bankruptcy Court to obtain a Final Order containing a finding that the proposed assumption and assignment of the Assigned 365 Contract to Buyer satisfies all applicable requirements of Section 365 of the Bankruptcy Code. If the Sellers are successful in effecting such assumption as of or before the Closing, such Lease, Easement or Contract shall become an Assigned 365 Contract and transferred and conveyed to Buyer.
- (e) On the Closing Date, immediately following payment by Buyer of the Cash Portion, the Sellers shall pay all undisputed Cure Costs with respect to the Assigned 365 Contracts.
- (f) Buyer shall provide adequate assurance of future performance of all of the Assigned 365 Contracts so that all Assigned 365 Contracts can be assumed by the Sellers and assigned to Buyer at the Closing in accordance with the provisions of Section 365 of the Bankruptcy Code and this Agreement, and Buyer acknowledges that such cooperation may require Buyer to provide reasonably necessary information regarding Buyer and its Subsidiaries, as well as a commitment of performance by Buyer and/or its Subsidiaries with respect to the Assigned 365 Contracts from and after the Closing to demonstrate adequate assurance of the performance of the Assigned 365 Contracts, and the Sellers' obligation to assume and assign such Assigned 365 Contracts is subject to Buyer providing such adequate assurance of future performance.
- (g) Notwithstanding anything in this Agreement to the contrary, including Section 6.7(c) above, the Contracts set forth on Schedule 6.7(g) shall at all times constitute Assigned 365 Contracts and shall be assigned to Buyer at the Closing.⁹
- (h) Notwithstanding anything to the contrary in this Agreement, no Seller (i) shall agree to, settle or compromise any dispute with respect to, the amount of Cure Costs in respect of any Assigned 365 Contract without the prior written approval of Buyer in its sole discretion or (ii) shall, without the prior written consent of Buyer in its sole discretion, reject or move to reject (A) any 365 Contracts prior to the Designation Deadline or (B) any Assigned 365 Contract (whether before or after the Designation Deadline).
- (i) Notwithstanding anything in this <u>Section 6.7</u> to the contrary, Buyer may not, except with the prior written consent of the Sellers, designate any 365 Contract as an Assigned 365 Contract to the extent that such 365 Contract is identified on Exhibit I-F of the Plan of Merger (except to the extent constituting Applicable Shared Asset Interests).

6.8 Employee Matters.

(a) Offers and Terms of Employment. All Seller Employees (including those on leave of absence or disability) identified by the Sellers on the updated list provided pursuant to Section 6.1(a)(vii) shall be offered employment by Buyer or its Affiliate no later than five (5) days prior to the Closing Date, in each case, such employment to be effective as of the Closing Date;

⁹ Note to Draft: Schedule 6.7(g) to include the McCarroll agreements and, subject to Buyer's review of Schedule 6.7(g), any agreements related to the Co-Owned Assets that are required to be conveyed in connection with the assignment of the Co-Owned Assets.

provided, however, that neither Buyer nor any of its Affiliates shall be required to make an offer of employment to any Section 6.8 Employee unless Buyer and Seller mutually agree that Buyer shall offer employment to such Section 6.8 Employee. Each offer of employment made by Buyer or its Affiliates to a Seller Employee, as applicable, shall be effective as of the Closing Date and shall contain terms and conditions of employment substantially comparable in the aggregate to the terms and conditions of employment provided by the Sellers immediately prior to the Closing Date with respect to such Seller Employee, provided each such offer shall include (i) at least the same level of base salary or wage rate (based on pre-COVID-19 salary or wage rate without regard to any reduction), (ii) for substantially all such Seller Employees, at least the same annual cash incentive compensation opportunity and (iii) substantially similar employee benefits. For purposes of this Agreement, any individual who becomes employed by Buyer in accordance with this Section 6.8 is referred to as a "Transferred Employee."

- Liabilities. Effective as of the Closing, (i) Buyer shall, or shall cause an (b) Affiliate of Buyer to, assume or retain, as the case may be, any and all Liabilities (contingent or otherwise) relating to, arising out of, or resulting from the employment or services, or termination of employment services, of any Transferred Employee, accrued and unpaid bonuses, accrued and unused vacation, sick days and paid time off and any workers' compensation claims against any Seller or its Affiliates, irrespective of when such claims are made (and Buyer shall or shall cause an Affiliate of Buyer to pay the applicable Transferred Employees the unpaid portion of any Transferred Employee's accrued annual bonus for the calendar year in which the Closing occurs at the time such bonuses are paid to such Transferred Employees in the ordinary course consistent with past practice) and (ii) the Sellers shall, or shall cause their Affiliates to assign to Buyer, and Buyer shall, or shall cause an Affiliate of Buyer, to assume, (A) sponsorship of the Fieldwood Energy Health & Welfare Benefit Plan, including any and all Liabilities (contingent or otherwise) relating to, arising out of, or resulting from the operation of the Fieldwood Energy Health & Welfare Benefit Plan, and Buyer shall be, or shall cause an Affiliate to be, responsible for all claims whenever incurred under the Fieldwood Energy Health & Welfare Benefit Plan, including any claims incurred prior to the Closing but not yet reported and any claims reported prior to Closing but which have not yet been processed, (B) sponsorship of the Fieldwood Energy LLC 401(k) Plan, including any and all Liabilities (contingent or otherwise) relating to, arising out of, or resulting from the operation of the Fieldwood Energy LLC 401(k) Plan, and (C) each other Assumed Employee Plan, including any and all Liabilities (contingent or otherwise) relating to, arising out of, or resulting from the operation of each Assumed Employee Plan; provided that except as otherwise set forth in Section 6.8(c), in no event shall Buyer or any of its Affiliates assume any Liabilities relating to bonuses, severance or workers' compensation claims for any current or former employee of any Seller or any of its Affiliates other than a Transferred Employee and all such Liabilities shall be Retained Liabilities.
- (c) <u>Severance</u>. With respect to any Seller Employee who Sellers and Buyer mutually agree shall not be offered employment by Buyer and who shall not become a Transferred Employee, Sellers shall provide severance payments (subject to executing a general employment release in favor of Sellers and Buyer) in such amount as mutually determined by Sellers and Buyer, which amount shall in no event exceed two (2) months of base salary ("*Employee Severance*"). Employee Severance shall be paid by Sellers to each such Seller Employee in the ordinary course through the Closing. Buyer shall, and shall cause its Affiliates to, be liable for and provide to each

such Seller Employee any portion of the unpaid Employee Severance that otherwise becomes due and payable following the Closing.

- (d) <u>Credit for Service</u>. Buyer shall, and shall cause its Affiliates to, credit Transferred Employees for service earned on and prior to the Closing Date with the Sellers and their Affiliates or predecessors to the extent that such service would be credited pursuant to the applicable Employee Plan, in addition to service earned with Buyer and its Affiliates on or after the Closing Date to the extent that service is relevant for purposes of eligibility, vesting, paid-leave entitlement or the calculation of benefits under any employee benefit plan, program or arrangement of Buyer or any of its Affiliates for the benefit of the Transferred Employees on or after the Closing Date, but not for the purposes of benefit accrual under any defined benefit pension plan; *provided*, *however*, that nothing herein shall result in a duplication of benefits with respect to the Transferred Employees.
- (e) Pre-existing Conditions; Coordination. Buyer shall, and shall cause its Affiliates to, waive any pre-existing condition or actively at work limitations, evidence of insurability and waiting periods for the Transferred Employees and their eligible spouses and dependents under any employee benefit plan, program or arrangement of Buyer or any of its Affiliates for the benefit of the Transferred Employees on or after the Closing Date. Buyer shall, and shall cause its Affiliates to credit for purposes of determining and satisfying annual deductibles, co-insurance, co-pays, out-of-pocket limits and other applicable limits under the comparable health plans and arrangements offered to Transferred Employees, deductibles, co-insurance, co-pays and out-of-pocket expenses paid by Transferred Employees and their respective spouses and dependents under the Sellers or any of their respective Affiliates' health plans in the calendar year in which the Closing Date occurs.
- Employee with credit for the same number of vacation, sick days and personal days such Transferred Employee has accrued but not used in the calendar year in which the Closing Date occurs; provided, that to the extent required by applicable Law, such amount shall be paid by Buyer or its Affiliates to the applicable Transferred Employee in cash. In the event that a Transferred Employee is unable to use such carried over vacation and sick days within the calendar year in which the Closing Date occurs, Buyer or its Affiliates shall allow such Transferred Employee to carry over such vacation and sick days to be used in the subsequent calendar year solely to the extent that such Transferred Employee would have had the same right to carry over such vacation and sick days pursuant to the policies of the Seller or its Subsidiaries as of the date hereof.
- (g) <u>COBRA</u>. On the Closing Date, the Sellers and their Affiliates shall cease to provide health and welfare coverage to each Seller Employee and his or her covered dependents and beneficiaries, and Buyer or its Affiliate shall commence providing such coverage to Transferred Employees and his or her covered dependents and beneficiaries. Buyer and its "buying group" (as defined in Treasury Regulation Section 54.4980B-9, Q&A-2(c)) shall be solely responsible for providing continuation coverage under COBRA to those individuals who are or become M&A qualified beneficiaries (as defined in Treasury Regulation Section 54.490B-9, Q&A-4(a)) with respect to the transactions contemplated by this Agreement. Buyer and its Affiliates shall provide coverage required by COBRA to Transferred Employees and their eligible

dependents or beneficiaries under group health plans maintained by Buyer or an Affiliate of Buyer with respect to qualifying events occurring on and after the Closing Date.

- (h) <u>Tax Reporting</u>. Buyer shall adopt the "alternate procedure" for preparing and filing IRS Forms W-2 (Wage and Tax Statements), as described in Revenue Procedure 2004-53. Under this procedure, Buyer as the successor employer shall provide Forms W-2 to Transferred Employees reflecting all wages paid and Taxes withheld with respect to such Transferred Employees for the calendar year in which the Closing Date occurs. The Sellers as the predecessor employer shall have no employment tax reporting responsibilities for the Transferred Employees following the Closing Date. Buyer shall also adopt the "alternate procedure" of Revenue Procedure 2004-53 for purposes of IRS Forms W-4 (Employee's Withholding Allowance Certificate) and W-5 (Earned Income Credit Advance Payment Certificate).
- (i) No Third Party Beneficiaries. Without limiting the generality of Section 12.5, no provision of this Section 6.8 shall (i) be treated as an amendment of, or undertaking to amend, any benefit plan, (ii) obligate Buyer or the Sellers to retain the employment of any particular employee or (iii) confer any rights or benefits on any Third Person beneficiary or create any Third Person beneficiary or other rights in any current or former employee, independent contractor or other service provider (including any beneficiary or dependent thereof) of any Seller in respect of continued employment (or resumed employment) with either Buyer or any of, its Affiliates and no provision of this Section 6.8 shall create any rights in any such Persons in respect of any benefits that may be provided, directly or indirectly, under any Employee Plan or any plan or arrangement that may be established by Buyer or any of its Affiliates, including as to the level or duration of compensation or benefits. No provision of this Agreement shall constitute a limitation on rights to amend, modify or terminate after the Closing Date any such plans or arrangements of the Sellers, Buyer or any of their respective Affiliates.

6.9 [Reserved].

- 6.10 <u>Certain Agreements</u>. The Sellers will obtain assignment of, or replacement agreements with respect to, the Specified Section 6.10 Contract(s) prior to or at the Closing (with any replacement agreement being on substantially the same terms as the Specified Section 6.10 Contract(s) being replaced); *provided* that Buyer understands and agrees that this <u>Section 6.10</u> will not require Sellers to enter into any settlement, undertaking or agreement, undertake any obligation, or pay any consideration, in each case, with or to any third party, other than, to the extent required to be paid prior to the Closing, if so requested by Buyer, Sellers paying in cash any such consideration requested by such third party.
- 6.11 <u>Transfer Orders; Letters in Lieu</u>. Prior to the Closing, the Sellers shall deliver to Buyer completed transfer orders or letters in lieu thereof, directing all purchasers of production to make payment to Buyer of proceeds attributable to Hydrocarbons constituting Acquired Interests effective as of the Closing.

6.12 Taxes.

(a) To the extent not exempt under the Confirmation Order or Section 1146 of the Bankruptcy Code, Buyer shall assume responsibility for, and shall bear and pay, all Transfer

Taxes (if any) incurred or imposed with respect to the conveyance of the Acquired Interests to Buyer; *provided* that if any such Transfer Taxes are due prior to the Closing the Sellers shall assume responsibility for, and shall bear and pay such Transfer Taxes. The Party required by applicable Law to file Tax Returns with respect to Transfer Taxes shall prepare and file such Tax Returns or other documents and the non-preparing Party shall cooperate therewith.

- The Sellers shall timely file or cause to be timely filed when due all Tax Returns that are required to be filed by or with respect to Fieldwood U.A. on or prior to the Closing Date and all Tax Returns that are required to be filed by the Sellers under applicable Law with respect to the Acquired Interests (including any Tax Returns reporting any Property-Related Taxes and Production Taxes) and, in each case, all such Tax Returns shall be prepared and filed in a manner consistent with past practice. In each case, the Sellers shall remit or cause to be remitted any Taxes shown as due on such Tax Returns. Buyer shall timely file or cause to be timely filed when due (taking into account all extensions properly obtained) all other Tax Returns that are required to be filed by or with respect to Fieldwood U.A. and the Acquired Interests after the Closing Date and shall pay any Taxes shown as due on such Tax Returns. The Sellers shall reimburse Buyer for (A) Retained Taxes which are remitted in respect of any Tax Return to be filed by Buyer pursuant to this Section 6.12 or (B) Retained Taxes in respect of any Tax Return to be filed by the Sellers under this Section 6.12(b) which have not been paid by the Sellers and for which a taxing authority seeks payment from Buyer, in each case, up to the amount reserved for such Retained Taxes in determining the Effective Date Cash Obligations Amount, no later than ten (10) days after Buyer's written request therefor.
- (c) For purposes of this Agreement, in the case of a Straddle Period, (x) all Property-Related Taxes and any exemptions, allowances and deductions with respect to such Taxes shall be allocated between the Pre-Closing Tax Period and the Post-Closing Tax Period based on the number of days of such Straddle Period included in the Pre-Closing Tax Period and the number of days of such Straddle Period included in the Post-Closing Tax Period, (y) all Production Taxes shall be allocated between the Pre-Closing Tax Period and the Post-Closing Tax Period based upon the period during which the applicable production occurred, and (z) all other Taxes shall be allocated between the Pre-Closing Tax Period and the Post-Closing Tax Period as if such taxable period ended as of the end of the day on the final day of the Pre-Closing Tax Period.
- (d) Property-Related Taxes and Production Taxes shall be timely paid, and all applicable filings, reports and returns shall be filed as provided by applicable Law.
- (e) All Tax Sharing Agreements between the Sellers and any Affiliates of the Sellers, on the one hand, and Fieldwood U.A., Fieldwood Mexico or any Subsidiary thereof, on the other hand, will terminate as to Fieldwood U.A., Fieldwood Mexico and any Subsidiary thereof prior to the Closing Date and Fieldwood U.A., Fieldwood Mexico and such Subsidiary will not have any liability thereunder on or after the Closing Date.
- (f) Each Seller, on the one hand, and Buyer, on the other hand, will provide each other with such cooperation and information as either of them reasonably may request of the other in filing any Tax Return, claiming any refund of Taxes, determining a Liability for Taxes or a right to a refund of Taxes, or conducting any audit or other proceeding in respect of Taxes. Such cooperation and information shall include providing copies of relevant Tax Returns or portions

thereof, together with accompanying schedules, related work papers and documents relating to rulings and other determinations by Governmental Authorities. Any information obtained under this <u>Section 6.12</u> shall be kept confidential except as may be otherwise necessary in connection with the filing of Tax Returns or claims for refund or in conducting any audit or other proceeding.

- 6.13 Commercially Reasonable Efforts. Subject to the terms and conditions of this Agreement, and subject to the Bankruptcy Code and any orders of the Bankruptcy Court, and without limiting any other provision of this Agreement (including Section 6.5(c)), Buyer and the Sellers each agree to use commercially reasonable efforts to take, or cause to be taken, all actions and to do, or cause to be done, all things necessary or desirable to cause the conditions precedent to Closing set forth in Article VII to be satisfied and to consummate the transactions; provided that the Parties understand and agree that the commercially reasonable efforts of any Party shall not be deemed to include, except as expressly set forth in this Agreement, entering into any settlement, undertaking, consent decree, stipulation or agreement with any Governmental Authority in connection with the transactions contemplated hereby; provided, further that this Section 6.13 shall not (a) limit or affect the obligation of any Party to perform any of its other obligations and covenants expressly set forth in this Agreement or (b) require any Party to incur any obligations or pay any fees or amounts to third parties not otherwise required under this Agreement or the Plan.
- 6.14 <u>Insurance Policies</u>. Effective at or prior to Closing, the Sellers shall cause Buyer to be named as an 'additional insured' with respect to each insurance policy held by the Sellers which provides coverage with respect to any of the Acquired Interests (excluding, for the avoidance of doubt, any director and officer insurance policies). The Sellers shall maintain such insurance policies in full force and effect until the expiration of their terms, and shall cooperate in good faith with Buyer in connection with any claim made by Buyer under any such policy. The Sellers shall not have any obligation to renew any such insurance policies following the expiration of their terms, and from and after such expiration, Buyer will be solely responsible for maintaining such insurance as Buyer deems reasonable with respect to the Acquired Interests.
- 6.15 Novation of Hedges. Buyer shall use commercially reasonable efforts to cause the Hedges to be novated to Buyer at Closing, and the Sellers shall reasonably cooperate with Buyer in connection with such novation; *provided* that (a) to the extent that the total volume of production hedged as of the Closing with respect to the Hedges exceeds 45,000 Boepd, Buyer may elect to (but is not required pursuant to this Section 6.15 to) use commercially reasonable efforts to novate such excess (or any portion thereof) to Buyer at Closing; (b) Buyer shall be solely responsible for any credit support or other requirements in connection with such novation; and (c) the Sellers shall not be required to pay any consideration or undertake any obligation in connection with such novation.
- 6.16 <u>Qualification</u>. Prior to the Closing, Sellers (and their respective officers and employees) will provide commercially reasonable assistance to Buyer with respect to Buyer obtaining such qualifications as are necessary to own and, where applicable, to assume operatorship of, the Acquired Interests in all jurisdictions where the Acquired Interests are located.
- 6.17 <u>Settlements with Governmental Authorities</u>. From the date hereof until the Closing, none of any Seller nor any of its Affiliates shall make or enter into any material non-

ordinary course stipulation, settlement or other agreement with any Governmental Authority (each, a "Governmental Settlement Agreement") that is not in form and substance acceptable to Buyer. The Sellers shall pay all amounts due and payable under any Governmental Settlement Agreement executed by any Seller or any of its Affiliates prior to the Closing.

6.18 Operator Forms. By no later than ten (10) days after the Execution Date, the Sellers shall have sent all applicable Third Persons all designation of operator forms (Form BOEM – 1123) designating Buyer as operator (along with all corresponding OSFR forms) with respect to each Lease or portion thereof as to which any Seller is the designated operator as of the date hereof, and Sellers shall use reasonable best efforts to obtain such executed forms from such Third Persons prior to the Closing.

6.19 [Reserved].

- 6.20 <u>Bonds and Insurance</u>. To the extent required by applicable state and federal Governmental Authorities (and subject to compliance by the Sellers with their respective covenants under this Agreement) in connection with the transactions contemplated by this Agreement, as of the Closing or promptly thereafter (and in any case within ten (10) Business Days of the Closing) Buyer and/or Buyer 2, as applicable, will have the lease bonds, area-wide bonds and surety bonds or insurance policies set forth on <u>Schedule 6.20</u>, in each case to the extent required by and in accordance with the requirements of such Governmental Authorities.
- 6.21 [New Equity Interests.] Buyer shall cause (a) the Credit Bid and Release New Equity Interests to be received by the Persons entitled to receipt of such interests pursuant to the Plan on the Effective Date in accordance with the Plan, and (b) the Equity Rights Offering New Equity Interests (if and when authorized pursuant to an order of the Bankruptcy Court) to be received on the Effective Date by the Persons entitled to receipt of such interests in accordance with the Plan, the Subscription Rights, the FLTL ERO Backstop Agreement and the SLTL ERO Backstop Agreement.]¹⁰
- 6.22 <u>Employment Agreements</u>. Buyer shall, in good faith, negotiate the terms of an employment agreement (each, an "*Employment Agreement*") with each of the Seller Employees identified on Schedule 6.22 from and after the date hereof. If terms of an Employment Agreement are mutually agreed between Buyer and a Seller Employee prior to Closing, then at (or immediately following) the Closing Buyer shall enter into an Employment Agreement with each such Seller Employee.

ARTICLE VII CONDITIONS PRECEDENT TO CLOSING

7.1 <u>Conditions Precedent of the Parties</u>. The obligations of the Sellers, Buyer and Buyer 2 to consummate the transactions contemplated by this Agreement are subject to the fulfillment, at or before the Closing, of each of the following conditions:

¹⁰ <u>Note to Draft</u>: Subject to review of Equity Rights Offerings procedures/ERO Backstop Agreements/obligations of Buyer to issue equity upon exercise of Subscription Rights.

- (a) no applicable Law shall prohibit the transactions contemplated hereby or the consummation of the Closing and no suit, action or proceeding shall be pending or threatened before any court or arbitration tribunal seeking to enjoin, restrain, prohibit or declare illegal the transactions contemplated by this Agreement;
- (b) no injunction, order, decree or judgment that restrains, enjoins or prohibits the transactions contemplated in this Agreement shall be in effect;
- (c) any applicable waiting period under the HSR Act relating to the transactions contemplated hereby shall have expired or been terminated;
- (d) the Bankruptcy Court shall have entered the Disclosure Statement Order and the Confirmation Order and each such order shall be a Final Order;
- (e) each of the conditions precedent to the Effective Date shall have been satisfied (or shall become effective concurrent with the Closing Date hereunder) or waived in accordance therewith; and
- (f) (i) the Credit Bid and Release New Equity Interests shall have been, or will be on the Effective Date, received by the holders of Allowed FLTL Secured Claims (as defined in the Plan) in accordance with the Plan and (ii) the Equity Rights Offering New Equity Interests (if and when authorized pursuant to an order of the Bankruptcy Court) shall have been, or will be on the Effective Date, received by the Persons entitled to receipt of such interests in accordance with the Plan, the Subscription Rights, the FLTL ERO Backstop Agreement and the SLTL ERO Backstop Agreement.
- 7.2 <u>Sellers' Conditions Precedent</u>. The obligation of the Sellers to consummate the transactions contemplated by this Agreement are subject to the fulfillment, at or before the Closing, of each of the following conditions:
- (a) the representations and warranties of Buyer and Buyer 2 set forth in this Agreement shall be true and correct, as of the date hereof and as of the Closing Date, as if made at and as of such date (other than any representation and warranty expressly made as of a specific earlier date, which shall have been true and correct as of such earlier date), except for those failures to be true and correct that, individually or in the aggregate, would not adversely affect in any material respect the ability of Buyer and Buyer 2 to consummate the transactions contemplated by this Agreement;
- (b) Each of Buyer and Buyer 2 shall have performed and fulfilled in all material respects each covenant, agreement and condition required by this Agreement to be performed or fulfilled by Buyer or Buyer 2, as applicable, at or before the Closing;
- (c) the Effective Date Cash Obligations Amount shall have been agreed in amounts acceptable to Sellers acting in good faith; and
- (d) Each of Buyer and Buyer 2 shall have executed and delivered all documents required to be executed and delivered by Buyer or Buyer 2, as applicable, as set forth in <u>Section 9.2</u>.

The foregoing conditions of this <u>Section 7.2</u> are for the sole benefit of the Sellers and may be waived by the Sellers, in whole or in part, at any time and from time to time in the sole discretion of the Sellers. The failure by the Sellers at any time to exercise any of their rights hereunder shall not be deemed a waiver of any such right and each such right shall be deemed an ongoing right which may be asserted at any time and from time to time.

- 7.3 <u>Buyers' Conditions Precedent</u>. The obligation of Buyer and Buyer 2 to consummate the transactions contemplated by this Agreement are subject to the fulfillment, at or before the Closing, of each of the following conditions:
- (a) (i) each of the Fundamental Representations of each Seller shall be true and correct in all respects, except for de minimis inaccuracies, as of the date hereof and as of the Closing Date, as if made at and as of such date (other than any representation and warranty expressly made as of a specific earlier date, which shall have been true and correct as of such earlier date), (ii) the representations and warranties of each Seller set forth in each of Section 4.22(a), Section 4.32 and Section 4.33 shall (disregarding any qualifications or exceptions set forth therein relating to Material Adverse Effect or "materiality" or any similar qualification or standard) be true and correct in all material respects, as of the date hereof and as of the Closing Date, as if made at and as of such date (other than any representation and warranty expressly made as of a specific earlier date, which shall have been true and correct in all material respects as of such earlier date), and (iii) all other representations and warranties of each Seller set forth in Article IV of this Agreement shall (disregarding any qualifications or exceptions set forth therein relating to Material Adverse Effect or "materiality" or any similar qualification or standard) be true and correct, as of the date hereof and as of the Closing Date, as if made at and as of such date (other than any representation and warranty expressly made as of a specific earlier date, which shall have been true and correct as of such earlier date) except in the case of this clause (iii), for those failures to be true and correct that would not, individually or in the aggregate, reasonably be expected to have a Material Adverse Effect:
- (b) each Seller shall have performed and fulfilled in all material respects each covenant, agreement and condition required by this Agreement to be performed or fulfilled by such Seller at or before the Closing;
- (c) each Seller shall have executed and delivered all documents required to be executed and delivered by such Seller as set forth in <u>Section 9.2</u>;
- (d) no Default or Event of Default (each as defined in the DIP Credit Agreement) under the DIP Credit Agreement shall have occurred and be continuing;
- (e) the Restructuring Support Agreement shall not have been terminated with respect to any party thereto;
- (f) the conditions precedent under each of the Backstop Commitment Letters shall have been satisfied or waived;
- (g) the Plan confirmed by the Confirmation Order shall be in substantially the same form and substance as the plan filed by the Debtors on [•], at Docket No. [•] in the Bankruptcy

Court, as may be amended, modified or supplemented from time to time in accordance with the Restructuring Support Agreement or as otherwise consented to by or on behalf of Buyer;

- (h) at least five (5) Business Days prior to the Closing Date, the Bankruptcy Court shall have approved and authorized the assumption and assignment of each material Assigned 365 Contract pursuant to Section 365 of the Bankruptcy Code through entry of an order that shall have become a Final Order and all such material Assigned 365 Contracts shall have been duly assigned to Buyer at or prior to the Closing;
- (i) all Assigned 365 Contracts that require novation and are set forth on **Schedule 7.3(i)** will have been novated to Buyer;
- (j) the estimated amount of Allowed Specified Administrative Expense Claims at any time are projected by the Sellers not to exceed the Toggle Amount (as defined in the Plan), or, upon the occurrence of the Toggle Date, such other amount as determined by the Majority Backstop Parties (as defined in the Second Lien Backstop Commitment Letter) in their sole and absolute discretion;
- (k) the aggregate Allocated Values of all Acquired Interests treated as Delayed Assets pursuant to Section 2.3(b), Section 2.4 and Section 2.5, together with the aggregate Allocated Values of all Acquired Interests with respect to which a bona fide Preferential Right is validly exercised prior to the Closing, shall not be greater than \$100,000,000;
- (l) all Governmental Approvals set forth on <u>Schedule 7.3(l)</u> shall have been obtained and delivered to Buyer and such Governmental Approvals shall be in full force and effect;
- (m) since the Execution Date, no Material Adverse Effect (or any result, event, occurrence, change, circumstance, consequence or development that, individually or in the aggregate, would reasonably be expected to result in a Material Adverse Effect) shall have occurred;
- (n) any agreements between Buyer and the Plan Administrator shall be reasonably acceptable to Buyer;
- (o) Buyer shall have obtained all qualifications required to assume operatorship of the Leases operated by a Seller as of immediately prior to the Closing in all jurisdictions where such Leases are located, all of which qualifications shall be in full force and effect;
- (p) the Sellers shall have delivered to Buyer a fully executed copy of the Fourth Amendment to Office Sublease;
- (q) the Effective Date Cash Obligations Amount shall have been agreed in amounts acceptable to Buyer acting in good faith; and
- (r) the Sellers shall have delivered to Buyer a duly executed letter agreement, or the Bankruptcy Court shall have entered an order which shall have become a Final Order, in each case in a form reasonably acceptable to Buyer, providing that Buyer is not a "successor" or "assign" of Sellers under the NPA.

The foregoing conditions of this <u>Section 7.3</u> are for the sole benefit of Buyer and Buyer 2 and may be waived by Buyer or Buyer 2, as applicable, in whole or in part, at any time and from time to time in the sole discretion of Buyer and Buyer 2. The failure by Buyer or Buyer 2 at any time to exercise any of its rights hereunder shall not be deemed a waiver of any such right and each such right shall be deemed an ongoing right which may be asserted at any time and from time to time.

ARTICLE VIII RIGHT OF TERMINATION AND ABANDONMENT

- 8.1 <u>Termination</u>. This Agreement may be terminated by written notice at any time before the Closing:
 - (a) by mutual written consent of the Sellers and Buyer;
 - (b) by the Sellers, on one hand, or by Buyer, on the other hand:
 - (i) if the Closing shall not have been consummated on or before July 31, 2021 (as such date may be extended by mutual written agreement of the Parties, the "End Date"); provided that the right to terminate this Agreement pursuant to this Section 8.1(b)(i) shall not be available to any Party (A) who is then in material breach of any of its material agreements, covenants, representations or warranties contained herein or (B) whose breach of any provision of this Agreement is the proximate cause of the failure of the Closing to be consummated before the End Date;
 - (ii) if there shall be any applicable Law that makes consummation of the transactions contemplated by this Agreement illegal or otherwise prohibited or if consummation of such transactions would violate any Final Order of any Governmental Authority having competent jurisdiction;
 - (iii) for any reason, Buyer is unable, pursuant to Section 363(k) or Section 1123(a) of the Bankruptcy Code, to credit bid in payment of all or any portion of the Consideration as set forth in Section 2.1 (other than the Assumed Liabilities);
 - (iv) the Bankruptcy Court shall have entered an order dismissing, or converting into cases under Chapter 7 of the Bankruptcy Code, any of the cases commenced by the Sellers under Chapter 11 of the Bankruptcy Code and comprising part of the Bankruptcy Cases; or
 - (v) any of the Sellers shall have entered into any agreement with respect to any Alternative Transaction (consistent with the fiduciary duties of the officers and directors of the Sellers) or if the Bankruptcy Court shall have approved any such Alternative Transaction;
 - (c) by Buyer if:
 - (i) the Sellers shall have breached any of their representations and warranties, or shall have failed to perform or comply with any of their covenants and

agreements contained in this Agreement and such breach or failure to perform or comply (A) would result in the Sellers being unable to satisfy a condition set forth in Section 7.3 and (B) is not cured within ten (10) Business Days after Buyer notifies the Sellers of such breach or failure to perform or comply in writing; provided, that Buyer shall not have a right of termination pursuant to this Section 8.1(c)(i) if Buyer is then in material breach of any of its material agreements, covenants, representations or warranties contained herein;

- (ii) any of the Sellers, without the prior consent of Buyer, enter into a definitive agreement with respect to the sale of any material Acquired Interests (excluding sales of Hydrocarbons in the ordinary course of business) or any interest in any of the Leases;
- (iii) the Confirmation Order shall not have been entered by the Confirmation Outside Date;
- (iv) the Restructuring Support Agreement shall have been terminated with respect to any party thereto; *provided*, that the right to terminate this Agreement pursuant to this Section 8.1(c)(iv) shall not be available to Buyer if any Consenting Creditor's breach of any provision of the Restructuring Support Agreement is the proximate cause of the termination of the Restructuring Support Agreement;
- (v) any Event of Default (as defined in the DIP Facility Credit Agreement) under the DIP Facility Credit Agreement shall have occurred and be continuing;
 - (vi) the Equity Rights Offerings are not consummated;
- (vii) the Disclosure Statement Order or the Confirmation Order shall have been stayed, vacated, reversed or materially modified or amended by the Bankruptcy Court or another court of competent jurisdiction at any time without the prior written consent of Buyer; or
- (viii) any Seller seeks to have the Bankruptcy Court enter an order dismissing, or converting into cases under Chapter 7 of the Bankruptcy Code, any of the cases commenced by the Sellers under Chapter 11 of the Bankruptcy Code and comprising part of the Bankruptcy Cases, or if a trustee in the Bankruptcy Cases or a responsible officer or an examiner with enlarged powers is appointed (other than a fee examiner) relating to the operation of the Sellers' businesses pursuant to Section 1104 of the Bankruptcy Code, or such an order of dismissal, conversion or appointment is entered; and

(d) by the Sellers if:

(i) Buyer or Buyer 2 shall have breached any of its representations and warranties, or shall have failed to perform or comply with any of its covenants and agreements contained in this Agreement and such breach or failure to perform or comply (A) would result in Buyer or Buyer 2, as applicable, being unable to satisfy a condition set forth in Section 7.2 and (B) is not be cured within ten (10) Business Days after the Sellers notify Buyer of such breach or failure to perform or comply in writing; provided, that the

Sellers shall not have a right of termination pursuant to this <u>Section 8.1(d)(i)</u> if any Seller is then in material breach of any of its material agreements, covenants, representations or warranties contained herein;

- (ii) Any of the Backstop Commitment Letters is terminated and Buyer has not, within thirty (30) days following the termination of such Backstop Commitment Letter, entered into a definitive written agreement with respect to committed financing or other arrangement in an amount at least equal to that provided by such Backstop Commitment Letter (as of the date hereof) and otherwise in form and substance reasonably acceptable to Sellers; or
- (iii) the Equity Rights Offerings are not consummated and Buyer has not, within thirty (30) days following the failure of the Equity Rights Offerings to be consummated, entered into a definitive written agreement with respect to committed financing or other arrangement in an amount at least equal to the amount that would have been provided by the Equity Rights Offerings and otherwise in form and substance reasonably acceptable to Sellers.

Each termination trigger set forth in this <u>Section 8.1</u>, pursuant to which this Agreement may be terminated shall be considered separate and distinct from each other such termination trigger. If more than one of the termination triggers set forth in this <u>Section 8.1</u> are applicable, the applicable Party shall have the right to choose the termination trigger pursuant to which this Agreement is to be terminated. Any Party desiring to terminate this Agreement pursuant to this <u>Section 8.1</u> shall give written notice of such termination to the other Party.

- 8.2 <u>Remedies</u>. In the event of termination of this Agreement by Buyer or the Sellers pursuant to this <u>Article VIII</u>, this Agreement shall become null and void and have no effect and all rights and obligations of the Parties under this Agreement shall terminate without any Liability of any Party to any other Party except the provisions of this <u>Section 8.2</u>, <u>Section 12.1</u>, <u>Section 12.8</u> and <u>Annex I</u> (and, to the extent applicable to the interpretation or enforcement of such provisions, <u>Article XII</u>) shall expressly survive the termination of this Agreement.
- 8.3 Specific Performance. The Parties agree that irreparable damage for which monetary damages, even if available, would not be an adequate remedy would occur in the event any provisions of this Agreement were not performed in accordance with the terms hereof (including failing to take such actions as are required hereunder in order to consummate the transactions contemplated hereby) or were otherwise breached and that the Parties shall be entitled to injunctive relief, specific performance and other equitable relief to prevent breaches (or threatened breaches) of this Agreement and to enforce specifically the performance of the provisions hereof. Any Party seeking an injunction to prevent breaches of this Agreement and to enforce specifically the provisions of this Agreement shall not be required to provide any bond or other security in connection with any such order or injunction. The rights set forth in this Section 8.3 shall, subject to Section 8.2, be in addition to any other rights which a Party may have at law or in equity pursuant to this Agreement.

ARTICLE IX CLOSING

- 9.1 <u>Date of Closing</u>. Subject to satisfaction (or waiver by the required Party) of the conditions to Closing set forth in <u>Article VII</u> (other than those conditions that by their nature cannot be satisfied until the time of Closing, but subject to the satisfaction (or waiver by the requisite Party) of those conditions), the Closing shall occur on the Effective Date (the "*Closing Date*"). Notwithstanding the foregoing, the parties hereto may agree in writing to such other date or time for Closing to take place and such other date or time shall be the "*Closing Date*" as such term is defined herein. The Closing shall take place through electronic means of communication on the Closing Date.
- 9.2 <u>Closing Obligations</u>. At Closing, the Parties (as applicable) shall take, or cause to be taken, the following actions, each being a condition precedent to the others and each being deemed to have occurred simultaneously with the others:
- (a) The Sellers and Buyer shall deliver to one another duly executed counterpart signature pages to each Transfer Document to which they are a party, in sufficient numbers of duly executed and acknowledged original counterparts to facilitate, to the extent appropriate, recording in all relevant jurisdictions;
- (b) The Sellers shall deliver to Buyer the JV Assignment Agreements duly executed by the applicable Sellers;
- (c) Buyer and Buyer 2 shall deliver a duly executed counterpart to the Release Document;
- (d) The Sellers shall deliver to Buyer a certificate, dated and effective as of the Closing Date, executed by an authorized officer of each Seller, certifying to Buyer that, on the Closing Date, the conditions set forth in <u>Section 7.3(a)</u> and <u>Section 7.3(b)</u> have been satisfied;
- (e) Buyer shall deliver to the Sellers a certificate, dated and effective as of the Closing Date, executed by an authorized officer of each of Buyer and Buyer 2, certifying to the Sellers that, on the Closing Date, the conditions set forth in Section 7.2(a) and Section 7.2(b) have been satisfied:
- (f) Each Seller shall deliver to Buyer a statement that satisfies the requirements of Treas. Reg. §1.1445-2(b)(2), certifying that such Seller is not a foreign person within the meaning of Section 1445(f)(3) or Section 1446(f)(2) of the Code;
- (g) Fieldwood and Buyer shall deliver to one another duly executed signature pages to the Funding Agreement;
- (h) Buyer shall deliver by wire transfer of immediately available funds an amount in cash equal to the Cash Portion, to one or more accounts designated by the Sellers (which shall be designated by the Sellers at least two (2) days prior to Closing);

- (i) Sellers shall pay the Cure Costs out of the Closing Cash Amount and/or the Cash Portion in accordance with an order of the Bankruptcy Court; and
- (j) Buyer shall deliver to Fieldwood the GUC Warrants and the SLTL Warrants for distribution by Fieldwood pursuant to the Plan.

ARTICLE X POST-CLOSING OBLIGATIONS AND COVENANTS

10.1 <u>Field Data and Records</u>. Within ten (10) Business Days after the Closing, pursuant to Buyer's reasonable instructions, the Sellers shall deliver to Buyer any Field Data or Records that are not maintained in the Office Assets. Buyer shall be entitled to all original Field Data and Records. Within ten (10) Business Days after the Closing, the Sellers may make and retain, at the Sellers' expense, copies of any Field Data and Records (except to the extent prohibited by Contract where Buyer obtains the originals thereof).

10.2 Suspense Funds; Prepaid JOA Funds.

- (a) To the extent that as of Closing, any Seller holds Suspense Funds or Undisbursed Revenue relating to the Acquired Interests (excluding Prepaid JOA Funds) the Sellers shall deliver to Buyer at Closing such Suspense Funds and Undisbursed Revenue and an accounting of such Suspense Funds and Undisbursed Revenue and Buyer shall from and after such time be responsible for the application of such Suspense Funds and Undisbursed Revenue under the applicable operating or other agreement governing the application of such Suspense Funds and Undisbursed Revenue. The Sellers shall remain liable, and shall be solely responsible, for (i) the disbursement of all funds owed to Persons (including any Suspense Funds) that are not paid or disbursed to Buyer at Closing and (ii) all Liabilities with respect to any misapplication of any Suspense Funds (or any escheat or other Laws related thereto) as to any period of time at or before the Closing Date; such Liabilities and responsibilities shall be considered Retained Liabilities.
- (b) To the extent that as of Closing, any Seller holds funds received by the Sellers (in their capacity as operator of any Acquired Interests) on account of working interest owners in the Acquired Interests as prepayments for items under operating or other agreements ("Prepaid JOA Funds"), the Sellers shall deliver to Buyer at Closing such Prepaid JOA Funds and an accounting of each of such prepayments and Buyer shall from and after Closing be responsible for the application of such Prepaid JOA Funds under the applicable operating or other agreement pursuant to which such Prepaid JOA Funds were collected. The Sellers shall remain liable, and shall be solely responsible, for (i) the disbursement of all funds owed to Persons (including any Prepaid JOA Funds) that are not paid or disbursed to Buyer at Closing and (ii) all Liabilities with respect to any misapplication of Prepaid JOA Funds (or any escheat or other Laws related thereto) as to any period of time at or before the Closing Date; such Liabilities and responsibilities shall be considered Retained Liabilities.

10.3 Post-Closing Asset Reconciliation.

(a) After the Closing Date, Buyer and the Sellers shall execute and deliver, or shall cause to be executed and delivered, from time to time such further instruments of conveyance and transfer, and shall take such other actions as Buyer or the Sellers may reasonably request, to

convey and deliver the Acquired Interests to Buyer, to perfect Buyer's title thereto and to accomplish the orderly transfer of the Acquired Interests to Buyer.

- (b) In the event that at any time, or from time to time following the Closing Date, any (i) Acquired Interest is found to have been retained by the Sellers or any of their Affiliates (each a "Non-Transferred Asset"), then the Sellers shall transfer, or shall cause such Affiliate to transfer, with any necessary prior consent from any Third Person or Governmental Authority, such Non-Transferred Asset to Buyer as soon as practicable, or an Affiliate thereof as designated by Buyer, and to forward or remit to Buyer, or an Affiliate thereof as designated by Buyer, any payments actually received by the Sellers on account of any such Non-Transferred Asset from the Closing until the time such Non-Transferred Asset is transferred to Buyer; provided, that Buyer shall pay to the Sellers the amount of any expenses or payables actually paid by the Sellers on account of any such Non-Transferred Asset from the Closing until the time such Non-Transferred Asset is transferred to Buyer (which may be netted by the Sellers against amounts received on account of such Non-Transferred Asset). Prior to any such transfer, the Sellers shall hold such Non-Transferred Asset in trust for Buyer.
- (c) In the event of a transfer pursuant to <u>clause (b)</u> of this <u>Section 10.3</u>, Buyer or an Affiliate thereof and the Sellers or an Affiliate thereof shall execute and deliver, or cause to be executed and delivered, to the other Party as soon as practicable any conveyances, notices, assumptions, releases and acquittances and such other instruments, and shall take such further actions, as may be necessary or appropriate to fully and effectively transfer, assign and convey unto Buyer or an Affiliate thereof, all of the properties, rights, titles, interests, estates, remedies, powers and privileges intended to be conveyed to Buyer or an Affiliate thereof, and to otherwise make effective the transactions contemplated hereby, and to confirm Buyer's (or its Affiliate's) title to or interest in and to such Non-Transferred Asset, and to put Buyer or its Affiliate in actual possession and operating control thereof.
- (d) For the avoidance of doubt, this <u>Section 10.3</u> does not apply to any Delayed Assets retained by a Seller at the Closing.

10.4 Assignments; Operatorship.

- (a) Other than with respect to Governmental Approvals (which are addressed by <u>Section 2.4</u>), the Sellers will prepare and execute, and Buyer will execute, at or before the Closing, all documentation necessary to convey to Buyer the Acquired Interests granted by a Governmental Authority (except any such documentation that is customarily completed post-Closing) in the form as prescribed by the applicable Governmental Authority and otherwise reasonably acceptable to Buyer and the Sellers.
- (b) At the Closing, each Seller shall, as applicable, deliver to Buyer a resignation as operator of (and, as applicable, designated applicant under OSFR for) all Field Assets as to which such Seller served as operator (or, as applicable, designated applicant under OSFR) immediately before the Closing Date. With respect to those Field Assets as to which a Seller controls the selection of the successor operator (or, as applicable, the designated applicant under OSFR), such Seller shall at the Closing deliver to Buyer (and any pertinent Third Person) a written notification designating Buyer as the successor operator of (or, as applicable, the successor

designated applicable under OSFR for) such Field Assets effective as of the Closing Date. With respect to any Field Assets as to which the Sellers do not control the selection of the successor operator (or, as applicable, the designated applicant under OSFR), the Sellers will cast their votes at or before Closing, and will use commercially reasonable efforts to obtain before, or promptly following, Closing the votes of the other owners of Working Interests in such Field Assets, in each case in favor of the designation of Buyer as successor operator of (and, as applicable, the designated applicant under OSFR for) such Field Assets effective as of the Closing Date. Within five (5) days after the later of the Closing Date or the date on which Buyer is named successor operator under the terms of the applicable Contract, the Sellers and Buyer shall make all necessary filings, including any BOEM designation of operator forms and designated applicant OSFR form designations, and take all other actions necessary to cause the resignation of the applicable Sellers as operator of (and, as applicable, the designated applicant under OSFR for), and the designation of Buyer as the successor operator of (and, as applicable, the designated applicant under OSFR for), such Field Assets to be recognized and, if required, approved by all relevant Governmental Authorities. In each case, the Sellers shall use commercially reasonable efforts to assist Buyer in assuming the timely operation and management of the Field Assets. Each of the Sellers' covenants in this Section 10.4(b) is subject to the accuracy at Closing of Buyer's representations in Section 5.9. Each of Buyer's covenants in this Section 10.4(b) is subject to Buyer's receipt from the Sellers and Third Persons of all such required designations and forms. For the avoidance of doubt, "Field Assets" does not include any Lease, Subject Unit, Easement or Well with respect to which no right, title or interest is included in the Acquired Interests.

- (c) With respect to each Field Asset operated by the Sellers as of the Closing, the Sellers, with the continued assistance of Buyer, shall use commercially reasonable efforts to cause each joint owner, record title interest owner and applicable operating rights interest owner in such Field Asset to execute and deliver such instruments, forms and filings (including any BOEM designation of operator forms and designated applicant OSFR form designations and any instruments, forms and filings required by BSEE) that are necessary to designate and appoint under all applicable Laws, Leases, Easements and Contracts, Buyer as operator of (and, as applicable, the designated applicant under OSFR for) such Field Asset as promptly as practicable following the Closing.
- (d) Each Party agrees that the execution and delivery of the instruments, forms and filings (including any BOEM designation of operator forms and OSFR form designation and any instruments, forms and filings required by BSEE) that are necessary to designate and appoint under all applicable Law, Leases, Easements and Contracts Buyer as operator (and, as applicable, the designated applicant under OSFR for) of the Field Assets will be made prior to the execution and delivery of the instruments, forms and filings (including any BOEM designation of operator forms and designated applicant OSFR form designations and any instruments, forms and filings required by BSEE) that may be required in connection with the implementation of the Divisive Merger.
- 10.5 <u>Confidentiality</u>. Following the Closing, the Sellers agree not to, and to cause their respective Affiliates and Representatives not to, use or disclose any confidential or non-public information concerning the Acquired Interests or the business affairs of Buyer and its Affiliates, including as it relates to the Acquired Interests, or the Assumed Liabilities ("Confidential Information") except disclosure of Confidential Information that (a) is lawfully obtained after

Closing from a source that, to the Knowledge of the Sellers, was not under an obligation of confidentiality to Buyer with respect to such information, (b) is disclosed or becomes available to the public without any breach by the Sellers of the terms of this Section 10.5, (c) is or may be necessary to wind down any of the Sellers' bankruptcy estates, or in connection with the enforcement of the rights of, or the defense of any Claim against or involving, any Seller provided that, in each case, the Confidential Information is afforded confidential treatment, (d) to the extent it relates to any Excluded Assets or (e) is or may be necessary in connection with the Bankruptcy Cases provided that the Confidential Information is afforded confidential treatment. Notwithstanding the foregoing, a Seller may disclose Confidential Information if such Seller believes (after consultation with counsel) it is legally required to make such disclosure in order to comply with Laws or legal, judicial or administrative process (including in connection with the Bankruptcy Cases). If a Seller or any of its Representatives becomes required (including by deposition, interrogatory, request for documents, subpoena, civil investigative demand or similar process) or it becomes necessary in connection with the Bankruptcy Cases to disclose any of the Confidential Information, such Seller or Representative shall use reasonable efforts to provide Buyer with prompt notice, to the extent allowed by Law, of such requirement, and, to the extent reasonably practicable, cooperate with Buyer to obtain a protective order or similar remedy to cause such information not to be disclosed, including interposing all available objections thereto, such as objections based on settlement privilege; provided, that, in the event that such protective order or other similar remedy is not obtained, such Seller shall, or shall cause such Representative to, furnish only that portion of such information that has been legally compelled, and shall, or shall cause its Representative (as applicable) to, exercise its commercially reasonable efforts, at Buyer's expense, to obtain assurance that confidential treatment will be accorded such disclosed information.

- 10.6 <u>Seller Marks License</u>. Each Seller hereby grants to Buyer and its Affiliates a limited, non-exclusive, royalty-free, worldwide license, effective as of the Closing Date and terminating one (1) year thereafter, to use the Seller Marks solely (a) in connection with the Acquired Interests in the same manner, and with the same standards of quality, as used by the Sellers immediately prior to Closing or (b) as necessary to wind down the use of, and transition away from the use of, the Seller Marks. Buyer and its Affiliates shall use their respective commercially reasonable efforts to wind down the use of, and transition away from the use of, the Seller Marks reasonably promptly after the Closing Date.
- 10.7 <u>Power of Attorney</u>. Each Seller hereby constitutes and appoints, effective as of the Closing Date, Buyer and its successors and assigns as the true and lawful attorney of such Seller with full power of substitution in the name of Buyer, or in the name of such Seller but for the benefit of Buyer, (a) to collect for the account of Buyer any items of Acquired Interests and (b) to institute and prosecute all proceedings which Buyer may in its sole discretion deem proper in order to assert or enforce any right, title or interest in, to or under the Acquired Interests, and to defend or compromise any and all actions, suits or proceedings in respect of the Acquired Interests. Buyer shall be entitled to retain for its own account any amounts collected pursuant to the foregoing powers, including any amounts payable as interest in respect thereof.
- 10.8 <u>No Successor Liability</u>. The Parties intend that, upon the Closing, Buyer shall not be deemed to: (a) be the successor of, or related person, successor in interest or successor employer (as described under any applicable Law) to, any Seller or any of its Affiliates, predecessors,

successors or assigns, including, with respect to any Employee Plans, other than the Assumed Employee Plans to the extent set forth in Section 6.8; (b) have, de facto or otherwise merged into any Seller or any of its Affiliates, predecessors, successors or assigns; (c) be a mere continuation or substantial continuation of any Seller or any of its Affiliates, predecessors, successors or assigns or the enterprise(s) of any Seller or any of its Affiliates, predecessors, successors or assigns; or (d) other than as expressly set forth in this Agreement, be liable for any acts or omissions of any Seller or any of its Affiliates, predecessors, successors or assigns in the current or former conduct of the business of the Sellers relating to the Acquired Interests or arising under or related to the Acquired Interests. Without limiting the generality of the foregoing, and except as otherwise expressly provided in this Agreement, the Parties intend that Buyer shall not be liable for any Encumbrances (except Permitted Encumbrances (except for the Fieldwood U.A. Interests and the JV Interests, which shall not have any Permitted Encumbrances)) against any Seller or any of its Affiliates, predecessors, successors or assigns, and Buyer shall have no successor or vicarious liability of any kind or character whether known or unknown as of the Closing Date, or whether fixed or contingent, whether now existing or hereafter arising, with respect to the Acquired Interests or any Liabilities of the Sellers arising prior to or after the Closing Date other than the Assumed Liabilities and Permitted Encumbrances (except for the Fieldwood U.A. interests and the JV Interests, which shall not have any Permitted Encumbrances). The Parties agree that the provisions substantially in the form of this Section 10.8 shall be reflected in the Confirmation Order.

10.9 Access to Records.

- (a) On and after the Closing Date, each Seller will, and will cause its Affiliates, successors and assigns and Representatives to, afford promptly to Buyer and its agents reasonable access to its books of account, financial and other records (including accountant's work papers), information, employees and auditors to the extent necessary or useful for Buyer in connection with any audit, investigation, dispute or litigation or any other reasonable business purpose relating to the Acquired Interests or the Assumed Liabilities; *provided* that any such access by Buyer shall not unreasonably interfere with the conduct of the business of such Seller.
- (b) Buyer agrees that, following the Closing, and subject to applicable Law and any confidentiality restrictions to third parties, and except as may be necessary to protect any applicable legal privilege, it shall (and shall cause its Subsidiaries to) give to the Sellers and their Representatives reasonable access during normal business hours to the Records pertaining to any and all periods prior to and including the Closing Date, to the extent useful or necessary for the Sellers in connection with any audit, investigation, dispute or litigation relating to the Seller's prior ownership of the Acquired Interests or the Assumed Liabilities, as the Sellers and their Representatives may reasonably request; *provided* that any such access by the Sellers shall not unreasonably interfere with the conduct of business of Buyer.
- 10.10 Payment of Assumed Liabilities. If, from and after the Closing Date, any Seller or their respective Affiliates receives an invoice from a third party for payment of amounts that constitute Assumed Liabilities, such Seller may deliver such invoice to Buyer for payment and Buyer shall pay such invoice promptly and in any event within thirty (30) days of Buyer's receipt of such invoice from such Seller; *provided*, that for the avoidance of doubt, that if any such invoice covers amounts that are not Assumed Liabilities, as well as amounts that are Assumed Liabilities,

Buyer shall only be required by this <u>Section 10.10</u> to pay that portion of the amounts invoiced that constitute Assumed Liabilities.

10.11 Payment of Retained Liabilities. If, from and after the Closing Date, Buyer or its Affiliates receives an invoice from a third party for payment of amounts that constitute Retained Liabilities, Buyer may deliver such invoice to the Sellers for payment and the Sellers shall pay such invoice promptly and in any event within thirty (30) days of the Sellers' receipt of such invoice from Buyer; *provided*, that (a) for the avoidance of doubt, that if any such invoice covers amounts that are not Retained Liabilities, as well as amounts that are Retained Liabilities, the Sellers shall only be required by this Section 10.11 to pay that portion of the amounts invoiced that constitute Retained Liabilities, (b) Sellers will not be required to pay any such Retained Liability to the extent such Retained Liability has been satisfied, compromised, settled, released or discharged pursuant to the Plan and the Confirmation Order or is otherwise subject to a different specified treatment pursuant to the Plan and (c) this Section 10.11 will not limit Sellers' right to exercise or pursue any counterclaim, right to setoff or other defense of Sellers with respect to such Retained Liability.

10.12 Accounts Receivables.

- (a) On the Closing Date, Fieldwood shall deliver to Buyer a statement setting forth the names of the obligor and the amount of each Closing Accounts Receivable (or amounts as known as of the Closing) (as such statement may be modified or supplemented from time to time within ninety (90) days after the Closing Date by written notice of Fieldwood to Buyer, the "Closing Accounts Receivables Statement").
- From and after the Closing until the date that is 365 days following the Closing (the "AR Collections Period"), if Buyer so requests, Fieldwood shall collect the Closing Accounts Receivable for the benefit of Buyer and Fieldwood shall use the same level of efforts in the collection of the Closing Accounts Receivable that Fieldwood uses in the collection of its own accounts receivables; provided that (i) Fieldwood may settle any Closing Accounts Receivable by setoff (each such setoff, an "Accounts Receivable Setoff") of any amounts owed by the obligor thereunder against any amount that Fieldwood or any of its Subsidiaries owes to such obligor, to the extent (A) such Accounts Receivable Setoff is permitted under applicable Law and (B) Fieldwood delivers to Buyer (as set forth in Section 10.12(c)) an amount in cash equal to the amount of such Closing Accounts Receivable actually collected by such Accounts Receivable Setoff, (ii) Fieldwood must obtain the prior written consent of Buyer to settle (whether in cash or by way of an Accounts Receivable Setoff) any Closing Accounts Receivable for an amount less than the applicable amount set forth on the Closing Accounts Receivables Statement, (iii) without limiting Fieldwood's other obligations in this Agreement neither Fieldwood nor any of its Subsidiaries shall be required to incur any out-of-pocket expenses or admit or consent to any liability or obligation in connection with the collection of any Closing Accounts Receivable and (iv) Fieldwood shall not have any obligation to commence any litigation or other legal proceeding in connection with the collection of any Closing Accounts Receivable. Each Party acknowledges that Fieldwood is making efforts to collect the Closing Accounts Receivable hereunder solely pursuant to a contractual relationship on an arm's length basis and that the Parties do not intend that Fieldwood act or be responsible as a fiduciary to Buyer, any holders of Claims or any other Person, and expressly disclaim any such fiduciary relationship, whether between or among Buyer,

on the one hand, and Fieldwood or any Seller, on the other hand. Buyer acknowledges that Fieldwood's obligations pursuant to this <u>Section 10.12</u> (including Fieldwood Energy I's obligations under <u>Section 10.12(e)</u>) will be undertaken by Buyer pursuant to and in accordance with the TSA. Fieldwood shall be liable to Buyer (as set forth in <u>Section 10.12(c)</u>) for any Closing Accounts Receivable actually collected by Fieldwood (including as set off by Accounts Receivable Setoff) pursuant to this <u>Section 10.12</u>, and shall indemnify Buyer on a dollar-for-dollar basis for any Closing Accounts Receivable that are actually collected by Fieldwood (including as set off by Accounts Receivable Setoff) but not paid to Buyer pursuant to <u>Section 10.12(c)</u>. In the case of an Accounts Receivable Setoff, the date of such Accounts Receivable Setoff shall be the earlier of (i) the date notice of such Accounts Receivable Setoff is delivered to Buyer pursuant to this <u>Section 10.12(b)</u> and (ii) the date such Accounts Receivable Setoff is reflected on the books of Fieldwood or any of its Subsidiaries.

- (c) Prior to the tenth (10th) calendar day following the end of each calendar month occurring after the Closing Date and through the month in which the end of the AR Collections Period occurs, Fieldwood shall promptly deliver the amount of any and all cash collected in respect of Closing Accounts Receivables and the amount of any and all Accounts Receivable Setoffs (collectively, the "Accounts Receivable Collections") to Buyer, together with a statement setting forth the aggregate amount of all the Accounts Receivable Collections.
- (d) On the date that is fifteen (15) calendar days after the end of the month in which the AR Collections Period ends, Fieldwood shall (i) deliver to Buyer a statement setting forth (A) the names of the obligor and amount of each Closing Accounts Receivable that remains uncollected, whether by cash or setoff (collectively, the "*Remaining Accounts*"); and (B) the aggregate amount of all of the Remaining Accounts receivables; and (ii) from and after the AR Collections Period, Fieldwood shall have no further obligation under this <u>Section 10.12</u> to make efforts to collect the Remaining Accounts; *provided*, *however*, for the avoidance of doubt, if Buyer so requests, Fieldwood or its Subsidiaries may elect to collect any of the Remaining Accounts after the expiration of the AR Collections Period, and if Fieldwood so elects, Fieldwood shall pay such amounts over to Buyer, and Fieldwood shall be liable to Buyer for, and shall indemnify Buyer on a dollar-for-dollar basis for, any Remaining Accounts actually collected by Fieldwood pursuant to this Section 10.12.
- (e) Each of the Sellers and Buyer acknowledges and agrees that in connection with, and from and after, the consummation of the Divisive Merger, Fieldwood's obligations and liabilities (including indemnification obligations) under this Section 10.12 will vest in and be allocated to (i) Fieldwood Energy I (in the case of Closing Accounts Receivable attributable to the FWE I Assets) or (ii) Fieldwood Energy III or Fieldwood Energy IV LLC, as applicable, (in the case of Closing Accounts Receivable other than those attributable to the FWE I Assets).

10.13 Directors' and Officers' Indemnification.

(a) From and after Closing, Buyer shall indemnify, defend and hold harmless (i) each individual Person who is, as of the Closing Date, a director, officer or manager of any Seller, and (ii) Matt McCarroll with respect to his service, prior to the Closing Date, as a director, officer or manager (as applicable) of the Sellers (the "**D&O Indemnified Parties**"), against any and all Losses (including, for the avoidance of doubt, reasonable attorneys' fees, costs and other

out-of-pocket expenses) arising out of or relating to any threatened or actual Claim based in whole or in part on, or arising out of or relating in whole or in part to, the fact that such individual Person is or was a director, officer or manager of one or more of the Sellers whether based upon, arising out of or relating to any act or omission actually or allegedly committed or attempted at or prior to the Closing Date and whether asserted or claimed prior to, or at or after, the Closing Date, including all Claims based in whole or in part on, or arising in whole or in part out of, or relating to this Agreement or the transactions contemplated hereby, in each case to the full extent a Seller would be permitted under applicable Law to indemnify its own directors, officers or managers (including payment of expenses in advance of the final disposition of any such action or proceeding to each D&O Indemnified Party), but only to the extent that such Losses would be indemnifiable by the Sellers pursuant to the terms of (x) the organizational documents of the Sellers or (y) any indemnification agreement between one or more Sellers, on the one hand, and the D&O Indemnified Party(ies) seeking indemnification from Buyer pursuant to this Section 10.13(a), on the other hand, set forth on Schedule 10.13(a), in each case, as such organizational documents or agreements existed on the Petition Date (the "Existing D&O Indemnification Terms"); provided, however, that Buyer's obligation to indemnify and hold harmless the D&O Indemnified Parties pursuant to this Section 10.13(a) with respect to Losses associated with any Claim shall be reduced by the amount of any recovery actually received by the applicable D&O Indemnified Party(ies) under the Tail Policy with respect to such Claim (the "D&O Indemnified Liabilities"). A D&O Indemnified Party shall not be entitled to make a claim against Buyer for indemnification pursuant to this Section 10.13(a) with respect to an underlying Claim unless and until such D&O Indemnified Party has made a claim against the Tail Policy with respect to such Claim and received a determination of coverage available under the Tail Policy with respect thereto.

Buyer acknowledges that certain D&O Indemnified Parties may have rights (b) to indemnification, advancement of expenses and/or insurance provided by the Sellers, but excluding, for purposes of the definition of "Indemnitors", the Tail Policy and the insurance providers with respect thereto (collectively, the "Indemnitors"). Buyer hereby agrees that as between Buyer and Sellers (i) the Tail Policy and the insurance providers with respect thereto are the indemnitors of first resort with respect to indemnity obligations to the D&O Indemnified Parties, (ii) Buyer's indemnity obligations to the D&O Indemnified Parties apply only once coverage under the Tail Policy has been exhausted upon either payment of the Tail Policy's limits of liability or a determination by the insurance providers thereof that coverage is unavailable with respect to a particular Loss, (iii) the Indemnitors' indemnity obligations to the D&O Indemnified Parties are secondary to Buyer's indemnity obligations to the D&O Indemnified Parties, (iv) Buyer shall be required to advance the full amount of expenses incurred by any D&O Indemnified Party and shall be liable for the full amount of all expenses, judgments, penalties, fines and amounts paid in settlement to the extent legally permitted and as required by the terms of this Agreement, without regard to any rights the D&O Indemnified Party may have against the Indemnitors, but only to the extent that such expenses would be advanced, and such expenses, judgments, penalties, fines and amounts paid in settlement would be payable, in each case pursuant to the Existing D&O Indemnification Terms and (v) Buyer irrevocably waives, relinquishes and releases the Indemnitors from any and all claims against the Indemnitors for contribution, subrogation or any other recovery of any kind in respect thereof in respect of the matters set forth in this Section 10.13(b). Buyer further agrees that no advancement or payment by an Indemnitor on behalf of a D&O Indemnified Party with respect to any claim for which a D&O Indemnified Party has sought indemnification from Buyer shall affect the foregoing and the applicable Indemnitor shall have a right of contribution and/or be subrogated to the extent of such advancement or payment to all of the rights of recovery of the D&O Indemnified Party against Buyer. Buyer and the D&O Indemnified Parties agree that the Indemnitors are express third party beneficiaries of the terms of this Section 10.13.

- (c) Without limiting Section 10.13(a), in the event a Claim is brought against any D&O Indemnified Party (whether arising before or after the Closing Date), nothing in this Section 10.13 shall limit the D&O Indemnified Party's(ies') right, to the extent provided pursuant to the Existing D&O Indemnification Terms, to retain counsel satisfactory to him or her (and Buyer shall (to the extent such coverage would be available pursuant to the Existing D&O Indemnification Terms) pay the fees and expenses of such counsel (to the extent such fees and expenses constitute D&O Indemnified Liabilities) for the D&O Indemnified Party promptly as statements therefor are received), *provided* that, to the extent the D&O Indemnified Party(ies) would retain control of any such defense pursuant to the Existing D&O Indemnification Terms, the D&O Indemnified Party(ies) shall retain control of any such defense.
- (d) In the event that Buyer or any of its successors or assigns (i) consolidates with or merges into any other Person and is not the continuing or surviving corporation or entity of such consolidation or merger; or (ii) sells, transfers or conveys to any Person or Persons acting in concert all or substantially all of its properties and assets, or ownership of a majority of equity representing the right to control the management of Buyer, then, and in each such case, Buyer shall cause proper provision to be made so that the successors and assigns of Buyer shall assume all of the obligations of Buyer set forth in this Section 10.13.
- (e) Each manager that is included in the D&O Indemnified Parties is identified on **Schedule 10.13(e)**.
- 10.14 Rights of Use. The Parties recognize that, under current BSEE policy, BSEE will recognize only a single entity as the holder of a right of use and easement (each, a "RUE"). The Parties agree that RUE No. OCS-G 30329 covering the South Marsh Island 132 Platform B (Complex ID 21982) shall be held by Fieldwood Energy I (upon completion of the anticipated Divisive Merger) on behalf of both itself and Buyer; the Parties agree that, as a contractual matter between themselves, Fieldwood Energy I and Buyer shall each own a one-half interest in such platform and shall each be responsible for one half of the costs and obligations (for operating, decommissioning and otherwise) relating to such platform. The Sellers and Buyer will use commercially reasonable efforts to obtain, to the extent required by BSEE, replacement Right of Use Agreements with respect to each Right of Use Agreement listed on Schedule 10.14 at, or as promptly as practicable following, the Closing. The rights of the Sellers and Buyer to use, and the obligations with respect to, any RUE listed in Part 1 of Schedule 10.14 shall be governed by the terms of the joint operation agreements from the Lease(s) associated with such RUE.
- 10.15 <u>Post-Closing Agreements</u>. On the date of the consummation of the transactions contemplated by the Divisive Merger, each Seller shall, and shall cause its applicable Affiliates to, and Buyer shall, deliver counterparts to the TSA, the SEMS Bridging Agreement, the ST 308 Performance Bond, the Farmout Agreement, and each of the Joint Operating Agreement Amendments.

10.16 <u>Effective Date Payments</u>. On the Effective Date, the Sellers will pay, or cause to be paid, each of the Effective Date Cash Obligations that is to be paid on the Effective Date pursuant to the Plan to the applicable payees thereof.

ARTICLE XI ASSUMPTION AND RETENTION OF LIABILITIES

- 11.1 <u>Buyer's Assumption of Liabilities</u>. Subject to the terms of this Agreement, if the Closing occurs, Buyer shall be deemed to have assumed (and shall pay, perform and discharge) the following Liabilities of the Sellers, as of the Closing (collectively, the "Assumed Liabilities"):
- (a) all Liabilities to the extent arising out of the Leases and the Assigned Contracts that are Acquired Interests, but, as to such Leases and such Assigned Contracts that constitute Other Assets, only to the extent that such Liabilities arise after the Closing;
- (b) all Liabilities to the extent arising out of the ownership, operation, use or environmental condition of the Acquired Interests (other than the Leases and Assigned Contracts), but, as to the Other Assets that are Acquired Interests, only to the extent that the acts, omissions, events or conditions giving rise thereto first arise, occur or come into existence after the Closing;
- (c) all Liabilities to assess, remediate, remove, transport or dispose as required under Environmental Law any Environmental Contaminants present as of the Closing at the Acquired Interests;
- (d) all Liabilities (whether arising before, at or after the Closing) to the extent arising out of the plugging, abandonment and decommissioning of, and all related salvage, site clearance and surface restoration activities for, any Field Assets that are Acquired Interests to the extent required under applicable Law or the terms of the applicable Leases, but, as to such Field Assets that constitute Other Assets, excluding any monetary fines and penalties to the extent that such monetary fines and penalties arise from or relate to facts or conditions existing or occurring at or before the Closing;
- (e) all Liabilities to the extent arising out of any Imbalances attributable to the Acquired Interests;
- (f) all Liabilities to the extent arising out of any Suspense Funds delivered to Buyer at the Closing but excluding Liabilities with respect to misapplication of any Suspense Funds (or any escheat or other Laws related thereto) before the Closing;
- (g) all Liabilities to the extent arising out of any Prepaid JOA Funds or Undisbursed Revenue, in each case, that is delivered to Buyer at the Closing but excluding Liabilities with respect to misapplication of Prepaid JOA Funds or Undisbursed Revenue (or any escheat or other Laws related thereto) before the Closing;
 - (h) all Liabilities assumed by Buyer pursuant to Section 6.8;
- (i) all Liabilities for Taxes attributable to the Acquired Interests other than the Retained Taxes;

- (j) all Liabilities relating to (i) any Seller Employee who becomes a Transferred Employee, that arise at, before or after the Closing, in each case unless such claim is (A) discharged under the Plan or (B) covered by insurance and (ii) any Employee Severance that becomes due and payable following the Closing;
- (k) all indemnities of Buyer under <u>Section 1.2</u>, <u>Section 2.3</u>, <u>Section 2.4</u> and Section 2.5;
 - (l) all Working Capital Liabilities;
 - (m) the D&O Indemnified Liabilities;
- (n) all Liabilities arising out of or relating to any affirmative defenses of third parties with respect to any Claim or cause of action assigned to Buyer pursuant to Section 1.2(i), Section 1.2(w) and Section 1.2(rr) to the extent that if treated as Retained Liabilities such defenses would not constitute general unsecured claims of the Sellers; and
- (o) the Allowed FLFO Claims (as defined in the Plan) remaining following distribution of the FLFO Distribution Amount (as defined in the Plan) pursuant to the Plan (as modified to the extent set forth in the First Lien Exit Facility Documents (as defined in the Plan)).

Notwithstanding anything to the contrary herein, Assumed Liabilities shall not include any surety bond premiums, indemnity obligations or other obligations on account of surety bonds that were obtained by the Sellers.

- 11.2 <u>Sellers' Retention of Liabilities</u>. Notwithstanding anything to the contrary set forth in this Agreement or in any other document or instrument entered into in connection with this Agreement, the Parties expressly acknowledge and agree that Buyer is assuming only the Assumed Liabilities and is not assuming any other Liability of any Seller. All other Liabilities of each Seller or any of its Affiliates (or any predecessor of any Seller or any of its Affiliates or any prior owner of all or part of their businesses and assets) shall be retained by and remain Liabilities of such Seller and its Affiliates (all such Liabilities not being assumed being herein referred to as the "*Retained Liabilities*") including the following:
- (a) all Liabilities arising out of the Leases and the Assigned Contracts except those Liabilities set forth in Section 11.1(a);
- (b) all Liabilities arising out of the plugging, abandonment and decommissioning of, and all related salvage, site clearance and surface restoration activities for, any assets, properties or leases, except those Liabilities set forth in <u>Section 11.1(d)</u>;
- (c) all Liabilities relating to the presence of Environmental Contaminants, except those Liabilities set forth in Section 11.1(c);
 - (d) [reserved];
- (e) all current liabilities of the Sellers and their Subsidiaries, including all expenses and accounts, notes and other payables (other than the Working Capital Liabilities);

- (f) all Liabilities arising out of the ownership, operation, use or environmental condition of the Acquired Interests (other than Leases and Assigned Contracts) prior to or as of the Closing, except those liabilities set forth in Section 11.1(b);
- (g) all indebtedness, whether or not encumbering all or any portion of the Acquired Interests (other than the Working Capital Liabilities);
- (h) all Liabilities arising out of any Suspense Funds, Undisbursed Revenue and Prepaid JOA Funds (except for those Liabilities described in <u>Sections 11.1(f)</u> and <u>Section 11.1(g)</u>);
 - (i) [reserved];
- (j) all Liabilities arising out of or relating to the Decommissioning Agreement and Apache PSA;
- (k) all Liabilities related to, resulting from or otherwise arising out of or relating to any Excluded Assets (other than the Working Capital Liabilities);
- (l) all Liabilities arising out of or relating to any Seller's breach of this Agreement;
- (m) all Liabilities for (a) Taxes of the Sellers or Taxes relating to the Acquired Interests (other than Fieldwood U.A. Interests) or the Assumed Liabilities with respect to any Pre-Closing Tax Period (including Property-Related Taxes and Production Taxes that are allocated to the Pre-Closing Tax Period pursuant to Section 6.12), (b) Taxes imposed on Fieldwood U.A. or Fieldwood Mexico or any Subsidiary thereof, or for which Fieldwood U.A. or Fieldwood Mexico or any Subsidiary thereof may otherwise be liable, with respect to any Pre-Closing Tax Period; (c) Taxes imposed on Fieldwood U.A. or Fieldwood Mexico or any Subsidiary thereof, or for which Fieldwood U.A. or Fieldwood Mexico or any Subsidiary thereof, or for which Fieldwood U.A. or Fieldwood Mexico or any Subsidiary thereof may otherwise be liable, as a result of having been a member of any Company Group; and (d) Transfer Taxes solely to the extent such Transfer Taxes are the responsibility of the Sellers pursuant to Section 6.12 (the "Retained Taxes");
- (n) all Liabilities for non-compliance by the Sellers or Buyer (or any of their respective Affiliates) with any bulk sales, bulk transfer or similar Law;
- (o) all Liabilities relating to any current or former independent contractor of any Seller or any of its Affiliates or any Seller Employee or other current or former employee of any Seller or any of its Affiliates who does not become a Transferred Employee, that arise at, before or after the Closing (except for those Liabilities assumed by Buyer pursuant to Section 6.8(c));
- (p) all Liabilities arising out of or relating to any Claim with respect to facts and circumstances existing prior to the Closing, including Liabilities for any fines or penalties relating thereto, except (i) as provided in Section 11.1(b) through Section 11.1(h) and (ii) any affirmative defenses of third parties with respect to any Claim or cause of action assigned to Buyer pursuant to Section 1.2(i), Section 1.2(w) and Section 1.2(rr) except to the extent that if treated as Retained Liabilities such defenses would constitute general unsecured claims of the Sellers;

- (q) all Liabilities relating to an Employee Plan that is not an Assumed Employee Plan;
- (r) Liabilities satisfied, compromised, settled, released or discharged pursuant to the Plan and the Confirmation Order; and
 - (s) all Effective Date Cash Obligations.

Notwithstanding anything contained in this <u>Section 11.2</u> or elsewhere in this Agreement or any Ancillary Document, Assumed Liabilities shall include all Fieldwood Energy I Closing Accounts Payable.

11.3 <u>Reservation as to Third Persons</u>. Nothing herein is intended to limit or otherwise waive any recourse Buyer or the Sellers may have against any Third Person for any Liabilities that may be incurred with respect to the Acquired Interests.

ARTICLE XII MISCELLANEOUS

- 12.1 Expenses. Except as otherwise specifically provided herein or in any order of the Bankruptcy Court, all fees, costs and expenses (including engineering, land, title, legal, accounting, consulting and other professional fees, costs and expenses) (excluding any fees, costs and expenses incurred by the Prepetition FLTL Agents and the Prepetition FLTL Agents Advisors (each as defined in the Plan)) incurred by Buyer, Buyer 2 or the Sellers in negotiating this Agreement, the Ancillary Documents or in consummating the transactions contemplated herein or therein shall be paid by the Party incurring the same whether or not the Closing shall have occurred. Buyer shall be solely responsible and pay for all recording fees related to the transfer of the Acquired Interests; *provided* that if any such recording fees are required to be paid prior to the Closing the Sellers shall pay such recording fees when due.
- 12.2 <u>Notices</u>. All notices and communications required or permitted to be given hereunder (each, a "*Notice*") shall be in writing and shall be delivered personally, or sent by certified U.S. mail, postage prepaid with return receipt requested, bonded overnight courier, by facsimile or email transmission (provided any such facsimile or email transmission is confirmed either orally or by written confirmation), addressed to the appropriate Party at the address for such Party shown below:

If to Buyer or Buyer 2: If to the Sellers:

c/o Fieldwood Energy LLC []

2000 W. Sam Houston Pkwy. S., Suite 1200

Houston, Texas 77042 Attention: Mike Dane

Thomas R. Lamme

Jon Graham

Email: MDane@fwellc.com

TLamme@fwellc.com

JGraham@fwellc.com

with a copy (which will not constitute notice) to:

with a copy (which will not constitute notice)

Davis Polk & Wardwell LLP 450 Lexington Avenue New York, New York 10017 Attention: Damian Schaible

Natasha Tsiouris Cheryl Chan

damian.schaible@davispolk.com Email:

natasha.tsiouris@davispolk.com cheryl.chan@davispolk.com

Weil, Gotshal & Manges LLP 200 Crescent Court, Suite 300

Dallas, Texas 75201

Attention: Rodney L. Moore

Samuel C. Peca Matt Barr

Alfredo R. Perez Jessica Liou

Email: rodney.moore@weil.com

> samuel.peca@weil.com matt.barr@weil.com alfredo.perez@weil.com jessica.liou@weil.com

and

Seward & Kissel LLP One Battery Park Plaza New York, New York 10004 Attention: John R. Ashmead

> Gregg S. Bateman Catherine LoTempio

Email: ashmead@sewkis.com bateman@sewkis.com

lotempio@sewkis.com

Any Notice given in accordance herewith shall be deemed to have been given and received upon: (a) if by personal delivery, then upon receipt (except, if a Notice is received at or after 5:00 p.m. Central Time or on a day that is not a Business Day, it shall be deemed received on the next Business Day), (b) if sent by U.S. certified mail, postage prepaid, return receipt requested, then the date shown as received on the return notice, (c) if sent by facsimile or email transmission, the date such facsimile or email transmission is confirmed either orally or by written confirmation, or (d) if by bonded overnight courier, the date shown on the notice of delivery. Any Party may change the address, facsimile number or email address to which Notices are to be addressed by giving written notice to the other Party in the manner provided in this Section 12.2.

- 12.3 <u>Amendments</u>. Except as set forth in <u>Section 1.2</u>, <u>Section 2.1</u>, <u>Section 2.3(b)</u>, <u>Section 2.4</u>, <u>Section 2.6</u> and <u>Section 6.7</u>, this Agreement, including all Exhibits and Schedules hereto, may be amended or modified only by an agreement in writing executed by all of the Parties.
- 12.4 <u>Waiver</u>. No Party shall be deemed to have waived or discharged any claim arising out of this Agreement, or any power, right, privilege, remedy or condition under this Agreement, unless the waiver or discharge of such claim, power, right, privilege, remedy or condition is expressly set forth in a written instrument duly executed and delivered by the Party against whom the waiver or discharge is sought to be enforced. A waiver or discharge made on one occasion or a partial waiver or discharge of any power, right, privilege, remedy or condition shall not preclude any other or further exercise or enforcement of such power, right, privilege or remedy or requirement to satisfy such condition. Except as expressly provided otherwise in this Agreement, the rights of each Party under this Agreement shall be cumulative, and the exercise or partial exercise of any such right shall not preclude the exercise of any other right.
- 12.5 <u>No Third-Party Beneficiaries</u>. Nothing in this Agreement entitles any Person other than Buyer, Buyer 2 and the Sellers, including Fieldwood Energy I and GOM Shelf and their Subsidiaries, to any claims, remedy or right of any kind; *provided, however,* (a) the D&O Indemnified Parties are intended to be, and shall be, third party beneficiaries of <u>Section 10.12</u>, (b) the Non-Recourse Parties are intended to be, and shall be, third party beneficiaries of <u>Section 12.14</u> and (c) the Seller Indemnified Parties are intended to be, and shall be, third party beneficiaries of the rights of Seller Indemnified Parties specified in <u>Article XIII</u>. From and after the establishment of the Liquidating Trust, the Liquidating Trustee shall be a third party beneficiary of the Sellers' rights under this Agreement.

12.6 Assignment.

- (a) Subject to Section 12.6(b), neither this Agreement nor any rights, interests or obligations hereunder shall be assigned by any Party by operation of Law or otherwise without the other Party's express written consent (which may be granted or withheld in the sole discretion of such other Party); provided, however, that Buyer and Buyer 2 shall be permitted, upon notice to the Sellers, to assign all or part of its respective rights or obligations hereunder (including obligations related to the Assumed Liabilities) to any wholly-owned Subsidiary of NewCo (as defined in the Plan) and the Sellers may assign their respective rights and obligations under this Agreement to any liquidating trust or other similar representative of the Sellers created or appointed pursuant to a Bankruptcy Court order. Notwithstanding the foregoing, no assignment of any rights hereunder shall relieve the assigning Party of any obligations or responsibilities hereunder.
- (b) If a Liquidating Trust is established, from and after the formation of the Liquidating Trust, subject to the terms of the Confirmation Order, all rights and obligations of the Sellers under this Agreement shall accrue to and be for the benefit of and shall be exercisable by the Liquidating Trust, as provided by any order of the Bankruptcy Court and the Liquidating Trustee shall be entitled to exercise all of the rights of the Sellers under this Agreement.

12.7 <u>Counterparts</u>. This Agreement and any amendment hereto may be executed by Buyer, Buyer 2 and the Sellers in any number of counterparts, each of which shall be deemed an original instrument, but all of which together shall constitute but one and the same agreement. Notwithstanding anything to the contrary in <u>Section 12.2</u>, delivery of an executed counterpart of a signature page to this Agreement or any amendment hereto by telecopier, facsimile or email attachment that contains a portable document format (.pdf) file of an executed signature shall be effective as delivery of a manually executed counterpart of this Agreement or such amendment, as applicable.

12.8 Governing Law; Jurisdiction; Venue; Jury Trial.

- (a) Except to the extent the mandatory provisions of the Bankruptcy Code apply, this Agreement and all claims or causes of action (whether in contract or tort) that may be based upon, arise out of or relate to this Agreement or the negotiation, execution, termination, performance or non-performance of this Agreement, or any Ancillary Document (unless such Ancillary Document provides for the application of the laws of another jurisdiction) shall be governed by, and construed in accordance with, the laws of the State of New York applicable to contracts made and to be performed entirely in such state without regard to principles of conflicts or choice of laws or any other law that would make the laws of any other jurisdiction other than the State of New York applicable hereto.
- Without limitation of any Party's right to appeal any order of the (b) Bankruptcy Court, (i) the Bankruptcy Court shall retain exclusive jurisdiction to enforce the terms of this Agreement and to decide any claims or disputes which may arise or result from, or be connected with, this Agreement, any breach or default hereunder, or the transactions contemplated hereby and (ii) any and all claims relating to the foregoing shall be filed and maintained only in the Bankruptcy Court, and the Parties hereby consent and submit to the exclusive jurisdiction and venue of the Bankruptcy Court and irrevocably waive the defense of an inconvenient forum to the maintenance of any such Claim; provided, however, that, if the Bankruptcy Cases have been closed pursuant to Section 350(a) of the Bankruptcy Code (or in the event that the Bankruptcy Court determines that it does not have jurisdiction), all Claims arising out of or relating to this Agreement shall be heard and determined in a New York state court or a federal court sitting in the Borough of Manhattan, New York, New York, and the Parties hereby irrevocably submit to the exclusive jurisdiction and venue of such courts in any such Claim and irrevocably waive the defense of an inconvenient forum to the maintenance of any such Claim. The Parties consent to service of process by mail (in accordance with Section 12.2) or any other manner permitted by Law.
- (c) THE PARTIES HEREBY IRREVOCABLY WAIVE ALL RIGHT TO TRIAL BY JURY IN ANY CLAIM OR COUNTERCLAIM (WHETHER BASED IN CONTRACT, TORT OR OTHERWISE) ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE NEGOTIATION, EXECUTION, TERMINATION, PERFORMANCE OR NON-PERFORMANCE OF THIS AGREEMENT, OR ANY ANCILLARY DOCUMENT (UNLESS SUCH ANCILLARY DOCUMENT PROVIDES OTHERWISE).
- 12.9 <u>Entire Agreement</u>. This Agreement (including the Exhibits, Schedules and Disclosure Schedules), the Ancillary Documents and the Plan constitute the entire agreement between the Parties with respect to the subject matter hereof and supersede all negotiations, prior

discussions and prior agreements and understandings relating to such subject matter. In the event of any conflict between this Agreement, any Ancillary Document and the Plan, this Agreement will control.

- 12.10 <u>Binding Effect</u>. This Agreement shall be binding in all respects against (a) the Sellers and all of their successors and permitted assigns (including, for the avoidance of doubt, any trustee, examiner or other fiduciary appointed in the Bankruptcy Case) and (b) Buyer, Buyer 2 and all of their respective successors and permitted assigns.
 - 12.11 Time of the Essence. Time is of the essence for this Agreement.
- 12.12 <u>No Partnership; No Fiduciary Duty</u>. This Agreement shall not create and it is not the purpose or intention of the Parties to create any partnership, mining partnership, joint venture, general partnership or other partnership relationship and none shall be inferred. Nothing in this Agreement shall be construed to establish a fiduciary relationship between the Parties for any purpose.
- 12.13 Obligations of the Sellers. The Liabilities, obligations, representations, warranties and covenants of the Sellers in this Agreement and in the Ancillary Documents are solidary (as that term is used under Louisiana law) and joint and solidary (as that phrase is used under Texas law). Fieldwood shall cause each other Seller to comply with such Seller's obligations under this Agreement, including with respect to the transfer and assignment of the Acquired Interests and Assumed Liabilities and the obligations in Section 6.1.
- 12.14 No Recourse. Notwithstanding anything that may be expressed or implied in this Agreement or any Ancillary Document, each Party, on behalf of itself and its Affiliates and their respective representatives, covenants, agrees and acknowledges that no Person other than the Parties (and their respective successors or assignees, as applicable) has any obligation hereunder and that, neither any Party, their respective Affiliates or their respective representatives, shall have any right of recovery under this Agreement or any Ancillary Document against, and no personal liability under this Agreement or any Ancillary Document shall attach to, any Party's former, current or future debt or equity financing sources, equity holders, controlling Persons, directors, officers, employees, general or limited partners, members, managers, Affiliates or agents, or any former, current or future equity holder, controlling Person, director, officer, employee, general or limited partner, member, manager, Affiliate or agent of any of the foregoing (collectively, each of the foregoing but not including the Parties, a "Non-Recourse Party"), whether by or through attempted piercing of the corporate, limited partnership or limited liability company veil, by or through a claim by or on behalf of any Party against any Non-Recourse Party, by the enforcement of any assessment or by any legal or equitable proceeding, by virtue of any applicable Law, whether in contract, tort or otherwise. Without limiting the foregoing, no past, present or future director, officer, employee, incorporator, member, partner, stockholder, Affiliate, agent, attorney or representative of the Parties or their respective Affiliates shall have any liability for any obligations or liabilities of the Parties under this Agreement of or for any Claim based on, in respect of, or by reason of, the transactions contemplated hereby.
- 12.15 <u>Disclosure Schedules</u>. All references to Schedules in <u>Article IV</u> and <u>Article V</u> of this Agreement are referred to in this <u>Section 12.15</u> as "*Disclosure Schedules*". The information

in the Disclosure Schedules constitutes exceptions, qualifications and/or supplements to particular representations or warranties of the Sellers, Buyer and Buyer 2 as set forth in this Agreement. The Disclosure Schedules shall not be construed as indicating that any disclosed information is required to be disclosed, and no disclosure shall be construed as an admission that such information is material to, outside the ordinary course of business of, or required to be disclosed by, the Sellers, Buyer or Buyer 2 or constitutes, individually or in the aggregate, a Material Adverse Effect. Capitalized terms used in the Schedules that are not defined therein and are defined in this Agreement shall have the meanings given to them in this Agreement. The captions contained in the Schedules are for the convenience of reference only, and shall not be deemed to modify or influence the interpretation of the information contained in the Disclosure Schedules or this Agreement. The statements in each Schedule of the Disclosure Schedules qualify and relate to the corresponding provisions in the Sections of this Agreement to which they expressly refer and to each other Section in Article IV or Article V of this Agreement to which the applicability of a statement or disclosure in a particular Schedule of the Disclosure Schedules is readily apparent on its face.

12.16 Other Contract Interpretation.

- (a) <u>Headings</u>. The headings of the Exhibits, Schedules, Articles, Sections, and subsections of this Agreement are for guidance and convenience of reference only and shall not limit or otherwise affect any provision of this Agreement. All references in this Agreement to any "Section," "Article," "Annex," "Exhibit," or "*Schedule*" are to the corresponding Section, Article, Annex, Exhibit or Schedule of this Agreement unless otherwise specified (subject to Section 12.15).
- (b) <u>Severability</u>. If any provision of this Agreement is invalid, illegal or incapable of being enforced by any rule of Law or public policy, it shall not affect the validity or enforceability of the other provisions here and all other provisions of this Agreement shall nevertheless remain in full force and effect. Upon such determination that any provision is invalid, illegal or incapable of being enforced, the Parties shall negotiate in good faith to modify this Agreement so as to effect the original intent of the Parties as closely as possible in an acceptable manner to the end that the transactions contemplated hereby fulfilled to the greatest extent possible.
- (c) <u>Agreement Not to Be Construed Against Drafter</u>. The Parties have participated jointly in negotiating and drafting this Agreement. In the event that an ambiguity or a question of intent or interpretation arises, both this Agreement and the Ancillary Documents will be construed as if drafted jointly by the Parties. No presumption or burden of proof will arise favoring or disfavoring any Party by virtue of the authorship of any provision of this Agreement or any Ancillary Document.
- which, within which or following which any act is to be done or step taken pursuant to this Agreement, the date that is the reference date in calculating such period shall be excluded. If the last day of such period is a day other than a Business Day, the period in question shall end on the next succeeding Business Day. Whenever the words "include," "includes" or "including" are used in this Agreement, they will be deemed to be followed by the words "without limitation" and shall not be construed to limit any general statement that it follows to the specific or similar items or

matters immediately following. Unless the context otherwise requires, (1) "or" is disjunctive but not exclusive, (2) words in the singular include the plural and vice versa, (3) the words "herein," "hereof," "hereby," "hereunder" and words of similar nature refer to this Agreement as a whole and not to any particular subdivision unless expressly so limited, (4) the use in this Agreement of a pronoun in reference to a Party or Person includes the masculine, feminine or neuter, as the context may require, (5) reference to any Person includes the successors and permitted assigns of that Person, (6) any reference in this Agreement to "\$" means United States dollars, (7) and reference in this Agreement to "days" (but not "Business Days") means to calendar days, (8) reference to any law in this Agreement means such law as amended, modified, codified, reenacted, supplemented or superseded in whole or in part, and in effect from time to time together with any rules or regulations promulgated thereunder, (9) any reference in this Agreement to "related to", "relating to" or a similar phrase, in each case, in respect of the business of the Sellers, the Acquired Interests, or any other matter means, unless the context otherwise requires, "related in whole or in part to", "relating in whole or in part to" or a similar construction in the case of a similar phrase, as applicable, and (10) any reference in this Agreement to "transactions contemplated by this Agreement" or words of similar import includes the transactions contemplated by the other Ancillary Documents except as the context may otherwise require. The Annex, Schedules and Exhibits attached to this Agreement are deemed to be part of this Agreement and included in any reference to this Agreement. If the deadline for performance falls on a day that is not a Business Day, then the actual deadline for performance will be the next succeeding day that is a Business Day. Where this Agreement references any item being "made available" to Buyer, such item will be deemed to have been "made available" to Buyer if it was provided to Davis Polk & Wardwell LLP or any other Representative of Buyer (including through an electronic dataroom).

ARTICLE XIII SURVIVAL AND INDEMNIFICATION

13.1 Survival; Limited Recourse Against Sellers.

The representations and warranties of the Sellers, Buyer and Buyer 2 (a) contained herein and in any certificate or other writing delivered by the Sellers pursuant hereto, including any representation or warranty that may be deemed to be made pursuant to Section 1.1 with respect to the Acquired Interests being acquired by Buyer or Buyer 2 free and clear of any and all Encumbrances (other than Permitted Encumbrances (except that the Fieldwood U.A. Interests and the JV Interests shall not be subject to any Permitted Encumbrances)), shall terminate upon and not survive the Closing and there shall be no liability (whether arising in contract, tort or otherwise, or whether at law or in equity, and regardless of the legal theory under which any entitlement, remedy or recourse may be sought or imposed (including all rights afforded by any statute which limits the effects of a release with respect to unknown claims)) thereafter in respect thereof. Nothing herein shall limit Buyer's or Buyer 2's remedies in the event of Fraud, except that Buyer and Buyer 2 shall have no remedy in the event of Fraud with respect to Fieldwood Energy I, FW GOM Pipeline, GOM Shelf or any of their respective Subsidiaries. Each of the covenants of the Sellers, Buyer and Buyer 2 contained in this Agreement shall terminate upon the Closing except to the extent that performance under such covenant is to take place after Closing, in which case such covenant shall survive the Closing until the earlier of (i) performance of such covenant in accordance with this Agreement or (ii) the expiration of applicable statute of limitations with respect to any claim for any failure to perform such covenant (for clarity, any

covenant that may be deemed to be made pursuant to Section 1.1 with respect to the Acquired Interests being acquired by Buyer or Buyer 2 free and clear of any and all Encumbrances (other than Permitted Encumbrances (except that the Fieldwood U.A. Interests and the JV Interests shall not be subject to any Permitted Encumbrances) shall terminate upon Closing)). The intended effect of termination of representations, warranties, covenants and agreements is to bar, from and after the date of termination, any claim or cause of action based on (x) the alleged inaccuracy of such representation or breach of such warranty or (y) an alleged breach or failure to fulfill such covenant or agreement; provided that if a written notice of any claim with respect to any covenant to be performed after Closing is given prior to the expiration of such covenant then such covenant shall survive until, but only for purposes of, the resolution of such claim by final, non-appealable judgment or settlement.

- (b) Neither Buyer nor Buyer 2 shall have any recourse against any Person who is not a party to this Agreement (excluding any successor or assign of any Seller), including any Affiliate of any Seller or any lender or creditor of any Seller from and after Closing for any Losses relating to the Acquired Interests or this Agreement (including with respect to title and environmental matters) or the Sellers' breach of any representations and warranties, covenants or other provision of this Agreement. In addition, each of Buyer and Buyer 2 agree to the terms, conditions and limitations set forth in Section 1.5.
- (c) No Seller shall have any recourse against any Person who is not a party to this Agreement (excluding any successor or assign of Buyer or Buyer 2), including any Affiliate of Buyer or Buyer 2 or any lender or creditor of Buyer or Buyer 2 from and after Closing for any Losses relating to the Acquired Interests or this Agreement (including with respect to title and environmental matters) or Buyer or Buyer 2's breach of any representations and warranties, covenants or other provision of this Agreement.
- (d) For the avoidance of doubt, nothing in this Agreement shall prohibit the Sellers from ceasing operations or winding up their respective affairs following the Closing.
- 13.2 <u>Indemnification by Buyer</u>. From and after Closing, Buyer hereby agrees to indemnify and hold each Seller, Fieldwood Energy I, GOM Shelf, and each of their successors, their Affiliates and all of their respective officers, managers, directors, employees, equity owners and agents (collectively, the "*Seller Indemnified Parties*") harmless from and against any and all Liabilities (including reasonable attorneys' fees and costs incurred in connection therewith) based upon, attributable to or resulting from:
 - (a) the Fieldwood Energy I Closing Accounts Payable; and
- (b) all Assumed Liabilities to the extent associated with the Co-Owned Assets that are Acquired Interests.

13.3 Indemnification Procedures.

(a) In the event that any proceedings shall be instituted or that any claim or demand shall be asserted by any Indemnified Party in respect of which indemnity may be sought under this Agreement (an "Indemnification Claim"), the Indemnified Party shall reasonably and promptly cause written notice of the assertion of any Indemnification Claim of which it has

knowledge which is covered by such indemnity to be provided to the Indemnifying Party. Such notice shall set forth in reasonable detail such Indemnification Claim and the basis for indemnification. The failure to so notify the Indemnifying Party shall not relieve the Indemnifying Party of its obligation hereunder, except to the extent such failure shall have actually prejudiced the Indemnifying Party. The Indemnifying Party shall have the right, at its sole option and expense, to be represented by counsel of its choice, and to appoint lead counsel for and control, defend against, negotiate, settle or otherwise deal with any Indemnification Claim which relates to any Losses indemnified against hereunder. If the Indemnifying Party elects to appoint lead counsel for and control, defend against, negotiate, settle or otherwise deal with any Indemnification Claim which relates to any Losses indemnified against hereunder, it shall within thirty (30) days of receipt of the Indemnification Claim notify the Indemnified Party of its intent to do so. If the Indemnifying Party elects not to appoint lead counsel for and control, defend against, negotiate, settle or otherwise deal with any Indemnification Claim which relates to any Losses indemnified against hereunder, the Indemnified Party may control, defend against, negotiate, settle or otherwise deal with such Indemnification Claim. If the Indemnifying Party shall assume the control of the defense of any Indemnification Claim, the Indemnified Party may participate, at his or its own expense, in the defense of such Indemnification Claim; provided, however, that such Indemnified Party shall be entitled to participate in any such defense with separate counsel at the expense of the Indemnifying Party if (i) so requested by the Indemnifying Party to participate or (ii) in the reasonable opinion of counsel to the Indemnified Party a conflict or potential conflict exists between the Indemnified Party and the Indemnifying Party that would make such separate representation advisable; and provided, further, that the Indemnifying Party shall not be required to pay for more than one (1) such counsel for all Indemnified Parties in connection with any Indemnification Claim. The Parties agree to cooperate fully with each other in connection with the defense, negotiation or settlement of any such Indemnification Claim. Notwithstanding anything in this Section 13.3 to the contrary, if the Indemnifying Party shall assume the control of the defense of any Indemnification Claim, the Indemnifying Party shall not, without the written consent of the Indemnified Party (which shall not be unreasonably withheld, conditioned or delayed), settle or compromise any Indemnification Claim or consent to entry of any judgment unless the claimant provides to the Indemnified Party an unqualified release from all liability in respect of the Indemnification Claim. If the Indemnifying Party makes any payment on any Indemnification Claim, the Indemnifying Party shall be subrogated, to the extent of such payment, to all rights and remedies of the Indemnified Party to any insurance benefits or other claims of the Indemnified Party with respect to such Indemnification Claim.

(b) After any final decision, judgment or award shall have been rendered by a Governmental Authority of competent jurisdiction and the expiration of the time in which to appeal therefrom, or a settlement shall have been consummated, or the Indemnified Party and the Indemnifying Party shall have arrived at a mutually binding agreement with respect to an Indemnification Claim hereunder, the Indemnified Party shall forward to the Indemnifying Party notice of any sums due and owing by the Indemnifying Party pursuant to this Agreement with respect to such matter. In the case of an Indemnification Claim that does not involve a third-party claim, if the Indemnifying Party does not notify the Indemnified Party within thirty (30) days following the receipt of a notice with respect to any such claim that the Indemnifying Party disputes its indemnity obligation to the Indemnified Party for any Losses with respect to such claim, such Losses shall be conclusively deemed a liability of the Indemnifying Party and the Indemnifying Party shall promptly pay to the Indemnified Party any and all Losses arising out of such claim. If

the Indemnifying Party has timely disputed its indemnity obligation for any Losses with respect to such claim, the parties shall proceed in good faith to negotiate a resolution of such dispute and, if not resolved through negotiations, such dispute shall be resolved by litigation in an appropriate court of jurisdiction determined pursuant to <u>Section 12.8</u>.

- (c) The amount of any Losses payable by the Indemnifying Party shall be net of any (i) amounts recovered or recoverable by the Indemnified Party under applicable insurance policies or from any other Person alleged to be responsible therefor, and (ii) Tax benefit actually realized by the Indemnified Party arising from the incurrence or payment of any such Losses in the taxable year such Loss was incurred. If the Indemnified Party receives any amounts under applicable insurance policies, or from any other Person alleged to be responsible for any Losses, subsequent to an indemnification payment by the Indemnifying Party, then such Indemnified Party shall promptly reimburse the Indemnifying Party for any payment made or expense incurred by such Indemnifying Party in connection with providing such indemnification payment up to the amount received by the Indemnified Party, net of any expenses incurred by such Indemnified Party in collecting such amount.
- (d) The Indemnifying Party shall not be liable for any (i) consequential damages (but, for the avoidance of doubt, without limiting liability for direct damages), (ii) punitive damages or (iii) Losses for lost profits.
- (e) Each Indemnified Party must mitigate in accordance with applicable Law any loss for which such Indemnified Party seeks indemnification under this Agreement. If such Indemnified Party mitigates its loss after the Indemnifying Party has paid the Indemnified Party under any indemnification provision of this Agreement in respect of that loss, the Indemnified Party must notify the Indemnifying Party and pay to the Indemnifying Party the extent of the value of the benefit to the Indemnified Party of that mitigation (less the Indemnified Party's reasonable costs of mitigation) within two (2) Business Days after the benefit is received.
- (f) Each Indemnified Party shall use reasonable efforts to collect any amounts available under insurance coverage, or from any other Person alleged to be responsible, for any Losses payable under an indemnity in this Agreement.
- (g) Express Negligence. THE INDEMNIFICATION, RELEASE, ASSUMED LIABILITIES, RETAINED LIABILITIES, WAIVER AND LIMITATION OF LIABILITY PROVISIONS PROVIDED FOR IN THIS AGREEMENT SHALL BE APPLICABLE WHETHER OR NOT THE LIABILITIES, LOSSES, COSTS, EXPENSES AND DAMAGES IN QUESTION AROSE OR RESULTED SOLELY OR IN PART FROM THE SOLE, ACTIVE, PASSIVE, CONCURRENT OR COMPARATIVE NEGLIGENCE, STRICT LIABILITY OR OTHER FAULT OR VIOLATION OF LAW OF OR BY ANY INDEMNIFIED PARTY.
- (h) <u>Tax Treatment of Indemnity Payments</u>. The Sellers, Buyer and Buyer 2 agree to treat any indemnity payment made pursuant to this Agreement as an adjustment to the Consideration for federal, state, local and foreign income tax purposes. Any indemnity payment under this Agreement shall be treated as an adjustment to the value of the asset upon which the underlying Indemnification Claim was based, unless a final determination (within the meaning of Section 1313 of the Code) with respect to the Indemnified Party or any of its Affiliates causes any

such payment not to be treated as an adjustment to the value of the asset for United States federal income tax purposes.

(i) <u>Sole and Exclusive Remedy</u>. Except for any post-Closing payment expressly contemplated by this Agreement or any claim for a breach of a Party's covenants hereunder (to the extent not limited by <u>Section 13.1(a)</u>) or for Fraud (but not Fraud with respect to Fieldwood Energy I, FW GOM Pipeline, GOM Shelf or any of their respective Subsidiaries), the remedies provided in this <u>Article XIII</u> and in <u>Section 8.3</u> shall be the sole and exclusive legal and equitable remedies of the Parties, from and after the Closing, with respect to this Agreement and the transactions contemplated hereby, and no Person will have any other entitlement, remedy or recourse, whether in contract, tort or otherwise, or whether at law or in equity, and regardless of the legal theory under which such entitlement, remedy or recourse may be sought or imposed (including all rights afforded by any statute which limits the effects of a release with respect to unknown claims), it being agreed that all of such other remedies, entitlements and recourse are expressly waived and released by the Parties to the fullest extent permitted by law.

[Signature page follows.]

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the Execution Date.

SELLERS:
Fieldwood Energy Inc.
By:
Name:
Title:
Fieldwood Energy LLC
By:
Name:
Title:
Dynamic Offshore Resources NS, LLC
By:
Name:
Title:
Fieldwood Energy Offshore LLC
By:
Name:
Title:
Fieldwood Onshore LLC
By:
Name:
Title:
Fieldwood SD Offshore LLC
By:
Name:
Title:

Fieldwood Offshore LLC	
Ву:	
Name:	
Title:	
FW GOM Pipeline, Inc.	
Ву:	
Name:	
Title:	
GOM Shelf LLC	
By:	
Name:	
Title:	
Bandon Oil and Gas GP, LLC	
By:	
Name:	
Title:	
Bandon Oil and Gas, LP	
By:	
Name:	
Title:	
Fieldwood Energy SP LLC	
By:	
Name:	
Title:	
Galveston Bay Pipeline LLC	
By:	
Name:	
Title:	

Galveston Bay Processing LLC		
By:Name: Title:		
BUYER:		
By:Name: Title:		
BUYER 2:		
By:Name: Title:		

Annex I

Definitions

The following terms and expressions shall have the following meanings:

- "1933 Act" means the Securities Act of 1933, as amended, and the rules and regulations as promulgated thereunder.
- "365 Contracts" means all Applicable Contracts and other executory contracts and unexpired leases to which a Seller is a party to the extent covering, attributable to or relating to any of the Acquired Interests or to which any of the Acquired Interests is subject or bound, in each case that may be assumed by one or more Sellers pursuant to Section 365 of the Bankruptcy Code.
 - "365 Schedule" is defined in Section 6.7(a).
 - "Accounts Receivable Collections" is defined in Section 10.12(c).
 - "Accounts Receivable Setoff" is defined in Section 10.12(b).
 - "Acquired Interests" is defined in Section 1.2.
- "Affiliate" means, with respect to a Person, any other Person that, as of the relevant time for which the determination of affiliation is made, directly or indirectly controls, is controlled by, or is under common control with, such Person. For purposes of this definition, the term "control" means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a Person, whether through ownership of voting securities, contract, voting trust, membership in management or in the group appointing or electing management or otherwise through formal or informal arrangements or business relationships.
 - "Agent" is defined in the recitals.
- "Agreement" is defined in the preamble and includes all annexes, schedules and exhibits hereto, as well as all supplements, amendments and restatements hereof.
- "Allocated Value" means the value allocated to the applicable Acquired Interest, if any, as agreed in good faith by Buyer and the Sellers.
 - "Allowed Priority Tax Claim" has the meaning set forth in the Plan.
 - "Allowed Specified Administrative Expense Claims" has the meaning set forth in the Plan.
 - "Alternative Bidder" is defined in Section 6.4(b).
- "Alternative Transaction" means (a) any sale, transfer or other disposition of all or a material portion of the Acquired Interests or (b) any series of sales, transfers or other dispositions of any portion of the Acquired Interests that, when taken collectively, constitutes a disposition of all or a material portion of the Acquired Interests, in each case, to any Person or Persons other than Buyer.

"Ancillary Documents" means each Assignment, Bill of Sale and Conveyance, the Assignment and Assumption Agreement, the Office Assets Conveyance, the TSA, the Farmout Agreement, the ST 308 Performance Bond, the SEMS Bridging Agreement, the Assignment of Leases and Subleases, the Joint Operating Agreement Amendments, the JV Assignment Agreement, the Funding Agreement, the Release Document and any other agreement, document, instrument or certificate entered into or delivered pursuant to this Agreement.

"Antitrust Law" means, collectively, the HSR Act, Title 15 of the United States Code §§ 1 7 (the Sherman Act), Title 15 of the United States Code §§ 12-27 and Title 29 of the United States Code §§ 52-53, (the Clayton Act), the Federal Trade Commission Act (15 U.S.C. §§ 41, et seq.) and the rules and regulations promulgated thereunder and any other Laws that are designed or intended to prohibit, restrict or regulate actions having the purpose or effect of monopolization or restraint of trade or lessening of competition through merger or acquisition.

"Apache PSA" means that certain Purchase and Sale Agreement, dated as of July 18, 2013, by and among Apache Corporation, Apache Deepwater LLC, Apache Shelf, Inc., Apache Shelf Exploration LLC, GOM Shelf and Fieldwood, as amended from time to time, and the transaction documents executed in connection therewith.

"Applicable Consent" means any consent, waiver or approval that is required to be obtained from, or any notice that is required to be given to, any Third Person as a result of the assignment of the Acquired Interests by the Sellers to Buyer as contemplated by this Agreement (each, a "Consent") that (a) relates to an Assigned Contract, which consent, waiver or approval would be required for such Assigned Contract to be assumed and assigned to Buyer, after giving effect to Sections 365(c)(1) and 365(f)(1) of the Bankruptcy Code or (b) that relates to any Acquired Interest other than an Assigned Contract, other than, in each case, (i) for Preferential Rights and (ii) any Governmental Approvals.

"Applicable Contracts" means (a) all Contracts (provided that, for clarity, any "Operating Agreement" or "Joint Operating Agreement" identified on the 365 Schedule shall be deemed a Contract for purposes of this definition) to which a Seller is a party or is bound to the extent covering, attributable to or relating to any of the Acquired Interests or to which any of the Acquired Interests is subject or bound, including, without limitation, operating agreements, crude oil, condensate and natural gas purchase and sale agreements, gathering agreements, transportation agreements, marketing, disposal or injection agreements, farmout and farmin agreements, unitization, pooling and communitization agreements, exploration agreements, development agreements, area of mutual interest agreements, exchange and processing contracts and agreements, partnership and joint venture agreements, confidentiality agreements and any other similar contracts, agreements and instruments, and all amendments thereto, and (b) all Easements.

"Applicable Governmental Approval" is defined in Section 2.4.

"Applicable Shared Asset Interests" means, with respect to each asset described on Schedule 1.2, the portion of the Sellers' right, title, and interest in each such asset that corresponds to the portion of the Sellers' right, title and interest in the Co-Owned Leases, the Co-Owned Subject Units and the Co-Owned Wells (collectively, the "Co-Owned Oil and Gas Properties"), as applicable, conveyed to Buyer under this Agreement.

- "AR Collections Period" is defined in Section 10.12(b).
- "Assets" is defined in Section 1.2.
- "Assigned 365 Contracts" is defined in Section 6.7(a).
- "Assigned 365 Contracts List" is defined in Section 6.7(a).
- "Assigned Contracts" means (a) the Assigned 365 Contracts and (b) all Applicable Contracts that are not 365 Contracts (other than Excluded Assets), and any and all amendments, ratifications or extensions of the foregoing.
- "Assignment and Assumption Agreement" means that Assignment and Assumption Agreement to be entered into at Closing by the parties thereto, in the form attached as **Exhibit I** hereto.
- "Assignment, Bill of Sale and Conveyance" means that Bill of Sale, Assignment and Assumption Agreement to be entered into at Closing by the parties thereto in the form attached as **Exhibit G** hereto for the Co-Owned Assets and in the form attached as **Exhibit H** hereto for the Other Assets.
- "Assignment of Leases and Subleases" means each Assignment and Assumption of Leases and Subleases to be entered into at Closing by the parties thereto for the Office Sublease, the Lafayette Lease Agreement, the Warehouse Lease and the Lubrizol Sublease, in the form attached as **Exhibit J** hereto.
 - "Assumed Employee Plan" is defined in Section 4.18(a).
 - "Assumed Liabilities" is defined in Section 11.1.
- "Avoidance Action" means any avoidance, preference, recovery, claim, right or cause of action of any Seller arising under Chapter 5 of the Bankruptcy Code or under any analogous state or federal bankruptcy or non-bankruptcy laws.
- "Backstop Commitment Letters" means the Second Lien Backstop Commitment Letter, the FLTL ERO Backstop Agreement and the SLTL ERO Backstop Agreement.
 - "Backstop Commitment Premium Equity Interests" has the meaning set forth in the Plan.
 - "Balance Sheet Date" is defined in Section 4.27.
 - "Bankruptcy Cases" is defined in the recitals.
 - "Bankruptcy Code" is defined in the recitals.
 - "Bankruptcy Court" is defined in the recitals.
 - "Bankruptcy Rules" is defined in the recitals.

- "BOEM" means the Bureau of Ocean Energy Management or any successor agency thereto.
- "BOEM Qualifications" means the Person has received a GOM qualification number from BOEM, and is able to bid on, own and hold a lease on the Outer Continental Shelf, Gulf of Mexico region.
- "BSEE" means the Bureau of Safety and Environmental Enforcement or any successor agency thereto.
- "Business Day" means any day other than a Saturday, a Sunday or any other day on which banking institutions in, New York, New York or Houston, Texas, are required or authorized by Law or executive order to be closed.
 - "Buver" is defined in the preamble.
 - "Buyer 2" is defined in the preamble.
 - "Buyer Grandparent" is defined in Section 5.11(b).
 - "Buyer Grandparent Equity Interests" is defined in Section 5.1(c).
 - "Buyer Intermediate" is defined in Section 5.1(b).
 - "Buyer Obligation" is defined in Section 2.1(c).
 - "Buyer Parent" is defined in Section 5.1(b).
 - "Buver Parent Debt" is defined in Section 2.1(c).
- "Cash Portion" means an amount in cash (which amount shall not exceed the proceeds of (x) the Second Lien Exit Facility (as defined in the Plan) plus (y) the proceeds of the Equity Rights Offerings (as defined in the Plan), less (z) \$120,000,000; provided, that the amount in (z) may be reduced to an amount not less than \$100,000,000 in the sole and absolute discretion of the Buyer), equal to (a) the Effective Date Cash Obligations Amount, less (b) the Closing Cash Amount.
- "Casualty Event" means (a) any fire, explosion, accident, earthquake, act of the public enemy, act of God or other similar event or occurrence that results in damage to or the destruction of any Acquired Interest and (b) any taking, or threatened taking, of any Acquired Interest by condemnation or under the right of eminent domain.
 - "CERCLA" is defined in the definition of Environmental Contaminants.
- "Claims" means any and all claims, demands, Encumbrances, notices of non-compliance or violation, notices of Liability or potential Liability, investigations, incidents of non-compliance (INCs), actions (whether judicial, administrative or arbitrational), causes of action, suits, proceedings and controversies.
 - "Closing" means the consummation of the transactions contemplated in this Agreement.

"Closing Accounts Receivable" means all current assets of the Sellers as of the Effective Time that are included in the Working Capital Assets, other than such current assets attributable to the Acquired Interests.

"Closing Accounts Receivables Statement" is defined in Section 10.12(a).

"Closing Cash Amount" means the amount of cash in accounts of the Sellers as of immediately prior to the Effective Time, excluding all restricted cash (restricted cash includes, for the avoidance of doubt, all Suspense Funds, Excluded Suspense Funds, Prepaid JOA Funds, Excluded Prepaid JOA Funds, Undisbursed Revenue and Excluded Undisbursed Revenue), as determined in good faith by the Sellers and Buyer in accordance with GAAP.

"Closing Date" is defined in Section 9.1.

"COBRA" means Section 4980B of the Code and Sections 601 through 608 of ERISA.

"Code" means the Internal Revenue Code of 1986, as amended.

"Company Group" means any group of entities filing Tax Returns on an affiliated, combined, consolidated, unitary or similar basis for Tax purposes that, at any time on or before the Closing Date, includes or has included Fieldwood U.A. or Fieldwood Mexico or any of their respective Subsidiaries.

"Confidential Information" is defined in Section 10.5.

"Confirmation Hearing" means the hearing to be held by the Bankruptcy Court regarding confirmation of the Plan, as such hearing may be adjourned or continued from time to time.

"Confirmation Order" means an order of the Bankruptcy Court in form and substance, including with respect to (i) all findings of fact and conclusions of law and (ii) the matters described in Section 2.3 through Section 2.5, acceptable to Fieldwood and the Buyer, confirming the Plan and, without limitation to the generality of the foregoing, such Confirmation Order shall provide that the transfer of the Acquired Interests to Buyer shall be, pursuant to, inter alia, Sections 105, 363, 365, 1123(a)(5)(b), 1129, 1141 and 1146 of the Bankruptcy Code, free and clear of any and all Encumbrances (other than Permitted Encumbrances (except for the Fieldwood U.A. Interests and the JV Interests, which shall not have any Permitted Encumbrances)) and Retained Liabilities, which Confirmation Order shall be subject to the consent rights set forth in the Restructuring Support Agreement.

"Confirmation Outside Date" has the meaning set forth in the Plan.

"Consent" is defined in the definition of Applicable Consent.

"Consenting Creditors" has the meaning set forth in the Plan.

"Consideration" is defined in Section 2.1(a).

"Contracts" means any agreement, license, lease, sublease, sublicense, contract, promise, obligation, sale or purchase order, service order, indenture, note, bond, loan, mortgage, deed of trust, instrument, commitment or undertaking, including any exhibits, annexes, appendices or attachments thereto, and any amendments, modifications, supplements, extension or renewals thereto, but excluding, however (a) any Lease, easement (including the Easements), right-of-way or other instrument, in each case, creating any oil and gas mineral interest or other real property interests and (b) any Permit.

"Conveyed" means conveyed, assigned, or sold pursuant to the Apache PSA, regardless of whether such conveyance, assignment, or bill of sale was recorded in the appropriate records of, or approved or recognized by, any applicable Governmental Authority.

"Co-Owned Assets" is defined in Section 1.2.

"Co-Owned Assigned Contracts" means the Assigned Contracts relating to any Co-Owned Lease, Co-Owned Subject Unit, Co-Owned Easement or Co-Owned Inventory.

"Co-Owned Easements" is defined in Section 1.2(c).

"Co-Owned Field Assets" means the Co-Owned Leases, Co-Owned Subject Units, Co-Owned Easements, Co-Owned Wells and Co-Owned Inventory.

"Co-Owned Field Data" is defined in Section 1.2(j).

"Co-Owned Inventory" is defined in Section 1.2(e).

"Co-Owned Leases" is defined in Section 1.2(a).

"Co-Owned Records" is defined in Section 1.2(k).

"Co-Owned Scheduled Wells" is defined in Section 1.2(d).

"Co-Owned Subject Unit" is defined in Section 1.2(b).

"Co-Owned Subject Unit Agreement" is defined in Section 1.2(b).

"Co-Owned Wells" is defined in Section 1.2(d).

"Credit Agreement" means that certain Amended and Restated First Lien Credit Agreement, dated as of April 11, 2018, by and among Fieldwood, as borrower, Fieldwood Energy Inc., as holdings, Cantor Fitzgerald Securities, as the administrative agent and collateral agent, the lenders party thereto, and the other parties thereto, as amended, restated, amended and restated, supplemented, or otherwise modified.

"Credit Bid and Release" is defined in Section 2.1(a)(1).

"Credit Bid and Release New Equity Interests" means the New Equity Interests being distributed to the holders of Allowed FLTL Secured Claims (as defined in the Plan) pursuant to the Plan.

- "Cure Costs" means, with respect to any given 365 Contract, all monetary liabilities, including pre-petition monetary liabilities, of the Sellers that must be paid or otherwise satisfied to cure all of the Sellers' monetary defaults under such 365 Contract pursuant to Section 365 of the Bankruptcy Code in order for such 365 Contract to be assumed and assigned to Buyer (if applicable) as provided hereunder, as such amounts are determined by the Bankruptcy Court or approved pursuant to the assignment and assumption procedures provided for in the Plan, Confirmation Order, or herein.
 - "D&O Indemnified Liabilities" is defined in Section 10.13(a).
 - "D&O Indemnified Parties" is defined in Section 10.13(a).
 - "Data Obligations" is defined in Section 4.25(i).
 - "Debtors" is defined in the recitals.
- "Decommissioning" has the meaning ascribed to such term in the Decommissioning Agreement.
- "Decommissioning Agreement" means that Decommissioning Agreement, dated as of September 30, 2013, by and among Apache Corporation, Apache Shelf, Inc., Apache Deepwater LLC, Apache Shelf Exploration LLC, Fieldwood and GOM Shelf, as amended.
 - "Delayed Asset" is defined in Section 2.3(b).
 - "Designation Deadline" is defined in Section 6.7(c).
- "DIP Facility Credit Agreement" means that certain Senior Secured Debtor-in-Possession Term Loan Credit Agreement, dated as of August 24, 2020, by and among Fieldwood, as borrower, Fieldwood Energy Inc., as holdings, Cantor Fitzgerald Securities, as the administrative agent and collateral agent, the lenders party thereto, and the other parties thereto, as amended, restated, amended and restated, supplemented, or otherwise modified from time to time.
 - "Direction Letter" is defined in the recitals.
 - "Disclosure Schedules" is defined in Section 12.15.
- "Disclosure Statement" means the Disclosure Statement For Joint Chapter 11 Plan Of Fieldwood Energy LLC And Its Affiliated Debtors, as may be amended, modified, or supplemented from time to time in form and substance acceptable to the Debtors, the Required DIP Lenders, and the Requisite FLTL Lenders.
- "Disclosure Statement Order" means an order of the Bankruptcy Court approving the Disclosure Statement.
 - "Divisive Merger" has the meaning set forth in the Plan.
 - "Divisive Merger Effective Time" means the effective time of the Divisive Merger.

"Easements" means the Co-Owned Easements and Other Easements.

"Effective Date" means the "Effective Date" of the Plan.

"Effective Date Cash Obligations" means the Sellers' obligations under the Confirmation Order, the Plan, the Plan of Merger and the transactions contemplated thereby and this Agreement, including, without limitation, collectively: (i) the DIP Claims (as defined in the Plan) and related fees and expenses as provided in Section 2.4 of the Plan, (ii) the FLFO Distribution Amount (as defined in the Plan), (iii) the Professional Fee Escrow Amount (as defined in the Plan), (iv) the Restructuring Expenses (as defined in the Plan), (v) any Allowed Postpetition Hedge Claims, (vi) any Cure Amounts (as defined in the Plan), (vii) any Allowed Administrative Expense Claims (as defined in the Plan) not otherwise included in the other subsections of this definition, (viii) any Allowed Priority Tax Claims (as defined in the Plan), (ix) any Allowed Priority Non-Tax Claims (as defined in the Plan), (x) any Allowed Other Secured Claims (as defined in the Plan), (xi) the Plan Administrator Expense Reserve Amount (as defined in the Plan), (xii) the FWE I Cash Amount (as defined in the Plan of Merger), (xiii) an amount for the initial capitalization of Fieldwood Energy III as determined by the Sellers and the Majority Backstop Parties (as defined in the Second Lien Backstop Commitment Letter), (xiv) any cash distributions to holders of Allowed Unsecured Trade Claims (as defined in the Plan), (xv) any other amounts as agreed between the Sellers and the Required DIP Lenders (as defined in the Plan) and the Requisite FLTL Lenders (as defined in the Plan), (xvi) amounts due or to become due after the Closing pursuant to any Governmental Settlement Agreement and (xvii) the amounts of any Claims asserted prior to the Closing with respect to facts and circumstances existing prior to the Closing (except to the extent such amounts constitute general unsecured claims of the Sellers), including, but not limited to, (1) Claims for personal injury or damage to third party property (but with respect to such Claims that are covered by insurance policies, including for the avoidance of doubt, such Claims for personal injury or damage to third party property only to the extent of the applicable deductible or retention amount under the applicable insurance policies covering such Claims) and (2) fines and penalties related to such Claims, including Claims described in the preceding clause (1) (except to the extent such Claims or related Liabilities (x) constitute Assumed Liabilities or (y) are satisfied, compromised (to the extent compromised), settled, released or discharged pursuant to the Plan and Confirmation Order), in each case of clauses (i) through (xvii) solely to the extent not paid by the Sellers prior to Closing.

"Effective Date Cash Obligations Amount" means the amount of cash necessary to satisfy the Effective Date Cash Obligations, as determined in good faith by the Sellers and Buyer.

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"Effective Time" is defined in Section 1.4.
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[&]quot;Employee List" is defined in Section 4.17(a).

[&]quot;Employee Plan" is defined in Section 4.18(a).

[&]quot;Employee Severance" is defined in Section 6.8(c).

[&]quot;Employment Agreements" is defined in Section 6.22.

"Encumbrance" means any encumbrance, license, right of first refusal, mortgage, deed of trust, pledge, security interest, lien, privilege, charge of any kind (including any agreement to grant any of the foregoing), adverse claim of any kind, capital lease, conditional sale or title retention agreement, lease or sublease in the nature thereof or the filing of or agreement to give any financing statement under the Uniform Commercial Code of any jurisdiction.

"End Date" is defined in Section 8.1(b)(i).

"Environmental Contaminants" means "hazardous substances" and "pollutants or contaminants" as those terms are defined in Section 101 of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), petroleum, including any fraction thereof, any "natural gas, natural liquids, liquefied natural gas, or synthetic gas usable for fuel" as those terms are used in Section 101 of CERCLA, any "solid or hazardous waste" as those terms are defined or used in the Resource Conservation and Recovery Act and any industrial or oil and gas wastes regulated by applicable rules of any relevant Governmental Authority. The term also includes NORM concentrated, disposed of, released from or present on any Field Assets or resulting from or in association with Hydrocarbon activities on any Field Assets.

"Environmental Law" means all applicable Laws (including the CERCLA, the Resource Conservation and Recovery Act, the Oil Pollution Act of 1990 and such other applicable Laws relating to the Release, management or disposal of Environmental Contaminants including oilfield waste, in each case as amended from time to time) relating to the protection of the environment or protection of human health (to the extent relating to exposure to Environmental Contaminants).

"Equity Rights Offerings" has the meaning set forth in the Plan.

"Equity Rights Offering New Equity Interests" means the New Equity Interests issuable upon exercise of the FLTL Subscription Rights and SLTL Subscription Rights in accordance with the Plan.

"ERISA" means the Employee Retirement Income Security Act of 1974, as amended.

"ERISA Affiliate" is defined in Section 4.18(a).

"Excluded Assets" is defined in Section 1.3.

"Excluded Contracts" is defined in Section 6.7(c).

"Excluded Prepaid JOA Funds" means any funds received by the Sellers (in their capacity as operator of any Excluded Assets) on account of working interest owners in Excluded Assets as prepayments for items under operating or other agreements.

"Excluded Suspense Funds" means those proceeds of production and associated penalties and interest in respect of any Excluded Assets or any Hydrocarbons produced from or attributable to any Excluded Assets that belong to one or more Third Persons and are being held in suspense by any Seller or any Affiliate thereof.

- "Excluded Undisbursed Revenue" means those proceeds of production and associated penalties and interest in respect of any Excluded Assets or any Hydrocarbons produced from or attributable to any Excluded Assets that belong to one or more Third Persons and have been received by, and at the Closing are being held by, the Sellers on account of such Third Persons for disbursement to such Third Persons after the Closing.
 - "Execution Date" is defined in the preamble.
 - "Existing D&O Indemnification Terms" is defined in Section 10.13(a).
- "Farmout Agreement" means that Farmout Agreement by and among Fieldwood Energy I, GOM Shelf and Buyer, in the form attached hereto as **Exhibit T**.
 - "FCPA" is defined in Section 4.26.
 - "Field Assets" means the Leases, Subject Units, Easements, Wells and Inventory.
 - "Field Data" means the Co-Owned Field Data and Other Field Data.
 - "Fieldwood" is defined in the preamble.
- "Fieldwood Energy I" means a Texas limited liability company to be formed pursuant to the Plan of Merger under the name Fieldwood Energy I LLC (or such other name as may be substituted therefor in the final, as filed version of the Plan of Merger).
- "Fieldwood Energy I Closing Accounts Payable" means, whether classified on the books and records of the Sellers as an account payable or otherwise, expenses of the Sellers incurred by any Seller as of the Effective Time but not yet paid as of the Effective Time and attributable to the FWE I Oil and Gas Properties and the GOM Shelf Oil and Gas Properties, including, without limitation:
- (a) payables arising from the exploration of and production and sale of oil and gas from the FWE I Oil and Gas Properties and the GOM Shelf Oil and Gas Properties;
- (b) payables to third parties on account of third party working interest owners to the extent that there is a corresponding joint interest billing receivable included in the Fieldwood Energy I Closing Accounts Receivable;
- (c) obligations for Royalties in respect of the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties payable on account of Hydrocarbons produced from the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties and sold prior to and unpaid as of the Effective Time (*provided* that if a Royalty reporting, miscalculation, or underpayment claim is asserted after the Effective Time with respect to any Royalty paid prior to the Effective Time such claim or obligation shall not be deemed a Fieldwood Energy I Closing Accounts Payable except to the extent any such reporting, miscalculation, or underpayment claim (i) totals more than \$1,000,000, (ii) arises out of the willful misconduct of the person or persons performing such reporting, calculations, or payments as determined by a final, non-appealable

judgment of a court or other tribunal having jurisdiction) and (iii) is asserted within three (3) years of the Closing Date;

(d) the GOM Shelf and FW GOM Pipeline Payables;

provided, that, Fieldwood Energy I Closing Accounts Payable shall exclude:

- (i) obligations for FWE I Suspense Funds, Excluded Suspense Funds and Excluded Prepaid JOA Funds;
 - (ii) Interim Unpaid P&A Expenses;
- (iii) obligations to pay Royalties on Hydrocarbons produced from FWE I Oil and Gas Properties or GOM Shelf Oil and Gas Properties and sold from and after the Effective Date;
- (iv) payables to third parties on account of third party working interest owners other than those described in <u>clause (b)</u> above;
- (v) any Royalty reporting, miscalculation, or underpayment claim in respect of the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties payable on account of Hydrocarbons produced from the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties except as described in clause (c) above;
- (vi) any fines or penalties levied or imposed by governmental authorities prior to the Effective Time with respect to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties;
 - (vii) P&A Obligations and Decommissioning expenses; and
- (viii) obligations satisfied, compromised (to the extent compromised), settled, released or discharged pursuant to the Plan and Confirmation Order.
- "Fieldwood Energy I Closing Accounts Receivable" means all accounts, notes and other receivables of the Sellers attributable to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties as of the Effective Time, including all accounts, notes and other receivables attributable to the sale of oil or gas produced and sold from the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties prior to or as of the Effective Time and joint interest billing receivables for expenses paid by the Sellers as of the Effective Time or for which a payable is included in the Fieldwood Energy I Closing Accounts Payable; provided "Fieldwood Energy I Closing Accounts Receivables" shall exclude the Specified Excluded Receivables.
- "Fieldwood Energy III" means Fieldwood Energy III LLC, a Texas limited liability company.
 - "Fieldwood Mexico" means Fieldwood Mexico B.V., a Dutch private company.
 - "Fieldwood U.A." means Fieldwood Coöperatief U.A.

- "Fieldwood U.A. Interests" is defined in Section 1.2(00).
- "Final Allocation" is defined in Section 2.2.
- "Final Order" means an order or judgment of the Bankruptcy Court or other court of competent jurisdiction with respect to the relevant subject matter which has: (a) not been reversed, stayed, modified or amended, as to which the time to appeal, petition for certiorari or move for reargument, reconsideration or rehearing has expired and no appeal, petition for certiorari or motion for reargument, reconsideration or rehearing has been timely filed; or (b) as to which any appeal, petition for certiorari or motion for reargument, reconsideration or rehearing that has been or may be filed has been resolved by the highest court to which the order or judgment was appealed or from which certiorari, reargument, reconsideration or rehearing was sought; provided, however, that the possibility that a motion under Rules 59 or 60 of the Federal Rules of Civil Procedure or any analogous Bankruptcy Rule (or any analogous rules applicable in such other court of competent jurisdiction) may be filed relating to such order or judgment shall not cause such order or judgment not to be a Final Order.
- "Financial Statements" means (a) the consolidated quarterly financial statements (unaudited) of Sellers for the fiscal quarter ended September 30, 2020 and the elapsed portion of the fiscal year then ended and (b) the consolidated annual financial statements of Sellers for the year ended December 31, 2019.
 - "FLTL ERO Backstop Agreement" has the meaning set forth in the Plan.
- "FLTL Subscription Rights" means the "FLTL Subscription Rights" as defined in the Plan.
 - "Foreign Antitrust Approvals" is defined in Section 6.5(a).
 - "Fourth Amendment to Office Sublease" is defined in the definition of Office Sublease.
- "Fraud" means common law fraud and requires (a) a false representation with respect to a representation or warranty made by Sellers in <u>Article IV</u> or any certificate delivered by Sellers hereunder, (b) knowledge or belief that the representation was false when made, (c) with intent to induce, and (d) justifiable reliance upon the representation (it being acknowledged that each of Buyer and Buyer 2 has relied on each of the representations in <u>Article IV</u> and the certificates delivered hereunder).
- "Fundamental Representations" means the representations and warranties set forth in Section 4.1, Section 4.2, Section 4.3(a), Section 4.4, Section 4.5, Section 4.31(a) and Section 4.31(f).
- "Funding Agreement" means a Funding Agreement by and between Buyer and Fieldwood, in the form attached hereto as Exhibit W.
 - "FW GOM Pipeline" is defined in the preamble.

- "FWE I Assets" has the meaning set forth in Part A of Schedule I to the Plan of Merger as of the date hereof as reflected in the Plan of Merger as it exists on the date hereof but excluding the Specified Oil and Gas Interests and the Specified P&A Equipment.
- "FWE I Obligations" has the meaning set forth in Part B of Schedule I to the Plan of Merger.
- "FWE I Oil and Gas Properties" has the meaning set forth in Part A of Schedule I to the Plan of Merger as of the date hereof as reflected in the Plan of Merger as it exists on the date hereof but excluding the Specified Oil and Gas Interests.
- "FWE I Suspense Funds" means all funds held in suspense (i) by Fieldwood to the extent attributable to any of the FWE I Assets and (ii) by GOM Shelf, and any interest accrued in escrow accounts for such suspended funds.
- "GAAP" means generally accepted accounting principles in the United States of America, consistently applied.
 - "GOM Shelf" is defined in the preamble.
- "GOM Shelf and FW GOM Pipeline Payables" means the payables of GOM Shelf and FW GOM Pipeline as of the Effective Time (as determined consistent with the definition of Fieldwood Energy I Closing Accounts Payable).
- "GOM Shelf Oil and Gas Properties" has the meaning set forth in the Plan of Merger as of the date hereof as reflected in the Plan of Merger as it exists on the date hereof but excluding the Specified Oil and Gas Interests.
- "Governmental Approval" means any authorization, consent, approval, exemption, franchise, permit or license of, or filing with, or notice or any other action by, any relevant Governmental Authority.
- "Governmental Authority" means any transnational, domestic or foreign governmental or quasi-governmental federal, state, provincial, county, city, regulatory or administrative authority or other political subdivision or any officer, department, bureau, agency, commission, court or other statutory or regulatory body or instrumentality thereof.
 - "Governmental Settlement Agreement" is defined in Section 6.17.
 - "GUC Warrants" has the meaning set forth in the Plan.
 - "Hedges" is defined in Section 1.2(hh).
- "*HSR Act*" means the Hart-Scot-Rodino Antitrust Improvements Act of 1976, and the rules and regulations promulgated thereunder.
 - "Hydrocarbons" is defined in Section 1.2(g).

"Imbalance" means (a) any imbalance between (i) the quantity of Hydrocarbons produced from any well and allocated to a Person from time to time and (ii) the share of such production to which such Person is actually entitled by virtue of its ownership interest in such well or in the lease or unit under which such well is produced and (b) any imbalance between (i) the quantity of Hydrocarbons produced from any oil and gas asset and actually delivered from a Third Person pipeline and allocated to a Person from time to time and (ii) the share of such Hydrocarbons to which such Person is actually entitled to receive from such Third Person pipeline.

"Implementation Agreement" means that certain Apache Term Sheet Implementation Agreement dated January 1, 2021, by and between Fieldwood, GOM Shelf, Apache Corporation, Apache Shelf, Inc., Apache Deepwater LLC, and Apache Shelf Exploration LLC.

"Indemnification Claim" is defined in Section 13.3(a).

"Indemnified Party" means a Party entitled to indemnification under this Agreement, whether on behalf of itself or, with respect to the Sellers, any of the Seller Indemnified Parties.

"Indemnifying Party" means a Party from whom indemnification is sought under this Agreement by an Indemnified Party.

"Indemnitors" is defined in Section 10.13(b).

"Initial Allocation" is defined in Section 2.2.

"Intellectual Property" means any and all intellectual property rights or industrial property rights throughout the world, including all (a) national and multinational statutory invention registrations, patents and patent applications of any type issued or applied for in any jurisdiction, including all provisionals, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations and the equivalents of any of the foregoing in any jurisdiction, and all inventions disclosed in each such registration, patent or patent application, (b) trademarks, service marks, trade dress, logos, brand names, certification marks, domain names, trade names, corporate names and other indications of origin, whether or not registered, in any jurisdiction, and all registrations and applications for registration of the foregoing in any jurisdiction, and all goodwill associated with the foregoing (collectively, "Trademarks"), (c) copyrights (whether or not registered) and registrations and applications for registration thereof in any jurisdiction, including all derivative works, moral rights, renewals, extensions, reversions or restorations associated with such copyrights, regardless of the medium of fixation or means of expression, (d) trade secrets, information, data, specifications, processes, methods, know-how, formulae, techniques, schematics, drawings, blueprints, utility models, designs, technology, software, inventions, discoveries, ideas and improvements, including manufacturing information and processes, engineering and other manuals and drawings, standard operating procedures, flow diagrams, technical information, research records and similar data and information, (e) database rights, industrial designs and industrial property rights and (f) the right to assert, claim or sue and collect damages for the past, present or future infringement, misappropriation or other violation of any of the foregoing.

"Interim Period" means the period from the Execution Date through and including the Closing Date.

- "Interim Unpaid P&A Expenses" means all incurred but unpaid expenses incurred by Fieldwood for Plugging and Abandonment costs and expenses on the FWE I Oil and Gas Properties between the filing on August 3, 2020, of the Bankruptcy Cases and the Divisive Merger Effective Time to the extent not paid as of the Divisive Merger Effective Time.
 - "Inventory" means the Co-Owned Inventory and Other Inventory.
 - "IRS" means the Internal Revenue Service of the United States.
- "Joint Operating Agreement Amendment" means the amendments to jointly owned properties operating agreements with respect to those Co-Owned Leases (or portion thereof) that are not subject to any Assigned Contract that is a joint operating agreement or unit operating agreement with one or more Third Persons, in each case that is in form and substance acceptable to Buyer.
- "JV Assignment Agreement" means the Assignment Agreements (or equivalent) and related instruments to be entered into at Closing by the parties thereto with respect to the transfer of the Fieldwood U.A. Interests and the JV Interests pursuant to this Agreement, in each case that is in form and substance acceptable to Buyer.
 - "JV Interests" is defined in Section 1.2(00).
 - "JV Shares" is defined in Section 4.31(c).
- "Knowledge" means (a) with respect to Buyer and Buyer 2, the actual knowledge of any executive officer of Buyer or Buyer 2, as applicable, and (b) with respect to the Sellers, the actual knowledge of Thomas Lamme, Mike Dane, William Swingle, Patrick Eiland and John Seeger.
- "Lafayette Lease Agreement' means that certain Lease Agreement dated as of April 5, 2017, between Fieldwood and Ronnie White Custom Homes, L.L.C.
- "Law" means all laws, constitutions, treaties, statutes, ordinances, rules, regulations, codes, orders, judgments, decrees, orders, writs, injunctions and decisions of any Governmental Authority, or having the effect of law in any applicable jurisdiction, including all principles of common law.
- "Lease Burdens" means all royalties, overriding royalties, production payments, carried interests, net profits interests, reversionary interests and similar contractual burdens upon, payable out of or measured by Hydrocarbons produced from or allocated to a Lease; and all rentals, shutin royalties, minimum royalties and bonus payments under a Lease.
 - "Leases" means the Co-Owned Leases and Other Leases.
- "Liability" means any debt, Loss, obligation, duty, commitment, demand, responsibility, suit, judgment, undertaking, royalty, deficiency or obligation (including those arising out of any action, such as any settlement or compromise thereof or judgment or award therein), Claim or Encumbrance of any kind or nature whatsoever whether known or unknown, disclosed or undisclosed, expressed or implied, primary or secondary, direct or indirect, matured or unmatured,

determined or indeterminable, disputed or undisputed, secured or unsecured, joint or several, asserted or unasserted, fixed, absolute or contingent, accrued or unaccrued, liquidated or unliquidated, whether due or to become due, whether in contract, tort or otherwise, and whether or not required to be accrued on the financial statements of any entity or individual, including those arising under any Law, or imposed by any Governmental Authority or arbitrator of any kind.

"Licensed Intellectual Property" means any and all Intellectual Property (a) owned by a Third Person and licensed or sublicensed to a Seller or for which a Seller has obtained a covenant not to be sued, in each case, under an Assigned Contract and (b) related to the ownership or operation of the Acquired Interests.

"Liquidating Trust" means a liquidating or similar trust as may be established with respect to Sellers' estates in conjunction with the Bankruptcy Cases.

"Liquidating Trustee" means the trustees or other representative of the Liquidating Trust.

"Losses" and "Loss" means any and all losses, judgments, damages, liabilities, injuries, costs, interest, taxes, settlements, penalties and fines or expenses (including any incidental, indirect or consequential damages, losses, liabilities or expenses, and any lost profits or diminution in value). As used herein, the term "Losses" includes reasonable attorneys' fees and other costs and expenses of any Party entitled to defense or indemnity hereunder incident to (a) the investigation and defense of any Claim that results in litigation or the settlement of any Claim or (b) the enforcement of such defense or indemnity rights under this Agreement.

"Lubrizol Sublease" means that certain Sublease, dated December 22, 2018, by and between The Lubrizol Corporation, as sublandlord, and Fieldwood Energy LLC, as subtenant, for Suite 320 in the building known as One Briarlake Plaza and located at 2000 W. Sam Houston Parkway South, Houston, Texas, and that certain Consent to Sublease, effective as of January 29, 2019.

"Material Adverse Effect" means a result, event, occurrence, change, circumstance, development or consequence that, individually or in the aggregate, would reasonably be expected to (a) materially and adversely affect the value, condition (financial or otherwise) or results of operations of the Acquired Interests taken as a whole or (b) materially and adversely affect the ability of the Sellers to perform their obligations under this Agreement or the documents executed in connection herewith or consummate the transactions contemplated herein and therein; provided, that, with respect to clause (a) only, any result, event, occurrence, change, circumstance, development or consequence to the extent resulting from any of the following matters shall not be taken into account in determining whether a Material Adverse Effect has occurred: (i) changes in financial or securities markets generally; (ii) changes in general economic or political conditions in the United States or worldwide; (iii) changes in conditions or developments generally applicable to the oil and gas industry in the area where the Acquired Interests are located, including, but not limited to, changes in the market price of oil and natural gas; (iv) actions taken after the date of this Agreement as required by this Agreement or with the written consent of Buyer; (v) the commencement or pendency of the Bankruptcy Cases and any adverse effects resulting therefrom, (vi) entering into this Agreement or the announcement of the transactions contemplated hereby (provided, that this clause (vi) shall not be excluded with respect to the representations and

warranties and related conditions contained in this Agreement that address the consequences of the execution, announcement or performance of this Agreement or the consummation of the transactions contemplated hereby); (vii) acts of God, including hurricanes, storms or other naturally occurring events; (viii) acts or failures to act of Governmental Authorities, except as a result of any action or inaction by or on behalf of the Sellers; [(ix) matters expressly disclosed on any Exhibit or Annex to this Agreement or in the Disclosure Schedules]; (x) any epidemic, pandemic or disease outbreak (including the COVID-19 virus) or hostilities, terrorist activities or war or any similar disorder and, in each case, governmental actions related thereto; (xi) matters that are cured or no longer exist by the earlier of Closing and the termination of this Agreement; (xii) any change in laws or in GAAP and any interpretations thereof from and after the Execution Date; (xiii) any reclassification or recalculation of reserves in the ordinary course of business; (xiv) natural declines in well performance; (xv) the departure of officers or directors of the Sellers after the Execution Date; (xvi) any objections in the Bankruptcy Court to (A) this Agreement and the other Ancillary Documents and the transactions contemplated hereby and thereby, (B) the reorganization of any Seller and any related plan of reorganization or disclosure statement or (C) the Plan of Merger or transactions contemplated thereby; and (xvii) any order of the Bankruptcy Court (except any such order that would preclude or prohibit the Sellers from consummating the transactions contemplated by this Agreement) or any actions or omissions of the Sellers in compliance therewith; provided, that, with respect to clauses (i) through (iii), (vii), (viii), (x) and (xii) any such result, event, occurrence, change, circumstance, development or consequence shall not be disregarded to the extent that it has had a disproportionate effect on the Acquired Interests relative to similar oil and gas assets in the Gulf of Mexico held by other participants in the industries in which the Acquired Interests are operated.

"Material Contract" is defined in Section 4.14(a).

"Mexico JV" is defined in Section 1.2(00).

"Net Revenue Interest" means, with respect to each Lease and Scheduled Well, the interest in and to all Hydrocarbons produced and saved from or attributable to such Lease or Scheduled Well, after giving effect to all valid Lease Burdens, carried interests, reversionary interests and other similar interests constituting burdens upon, measured by or payable out of Hydrocarbons produced and saved from or attributable to such Lease or Scheduled Well.

"New Equity Interests" has the meaning set forth in the Plan.

"New Money Warrants" has the meaning set forth in the Plan.

"Non-Recourse Party" is defined in Section 12.14.

"Non-Transferred Asset" is defined in Section 10.3(b).

"NORM" means naturally occurring radioactive material.

"Notice" is defined in Section 12.2.

- "NPA" means that certain Non-Prosecution Agreement dated as of February 9, 2021, entered into between Fieldwood and the United States Attorney's Office for the Eastern District of Louisiana.
 - "Office Assets" is defined in Section 1.2(ee).
- "Office Assets Conveyance" means that Bill of Sale, Assignment and Assumption Agreement to be entered into at the Closing by the parties thereto, in the form attached as **Exhibit K** hereto.
- "Office Sublease" means that certain Sublease Agreement, dated as of September 30, 2013, between Apache Corporation, as sublessor, and Fieldwood, as sublessee, for space in the building known as One BriarLake Plaza located at 2000 West Sam Houston Parkway South, Houston, Texas, as amended by (i) First Amendment to Sublease Agreement, dated as of January 2, 2014, (ii) Second Amendment to Sublease Agreement, dated as of September 7, 2017, (iii) Third Amendment to Sublease Agreement, dated as of May 28, 2018, and (iv) Fourth Amendment to Sublease, dated as of ______, 2020 (the "Fourth Amendment to Office Sublease").
 - "Organizational Documents" is defined in Section 4.31(b).
 - "OSFR" means Oil Spill Financial Responsibility.
 - "Other Assets" is defined in Section 1.2(o).
- "Other Assigned Contracts" means all Assigned Contracts other than the Co-Owned Assigned Contracts.
 - "Other Easements" is defined in Section 1.2(r).
- "Other Field Assets" means the Other Leases, Other Subject Units, Other Easements, Other Wells and Other Inventory.
 - "Other Field Data" is defined in Section 1.2(x).
 - "Other Inventory" is defined in Section 1.2(t).
 - "Other Leases" is defined in Section 1.2(p).
 - "Other Records" is defined in Section 1.2(y).
 - "Other Scheduled Wells" is defined in Section 1.2(s).
 - "Other Subject Unit" is defined in Section 1.2(q).
 - "Other Subject Unit Agreement" is defined in Section 1.2(q).
 - "Other Wells" is defined in Section 1.2(s).

- "Owned Intellectual Property" means any and all Intellectual Property (except for Trademarks) (a) owned or purported to be owned by any Seller and (b) related to the ownership or operation of the Acquired Interests.
- "P&A Obligations" means any and all obligations, liabilities, damages, losses, and claims arising out of or attributable to the payment or performance of all Plugging and Abandonment.
 - "Parties" and "Party" are defined in the preamble.
- "Permit" means any permit, license, authorization, certificate, registration, franchise, exemptions, waiver, consent, approval or other similar rights or privileges granted by any Governmental Authority.

"Permitted Encumbrances" means:

- (a) easements, restrictive covenants, servitudes, permits, surface leases and other rights with respect to surface operations, and rights-of-way on, over or in respect of any of the Acquired Interests that, singularly or in the aggregate, do not prevent or materially interfere with the ownership, value or operation of the affected Acquired Interests and which are of a nature that would be reasonably acceptable to a prudent owner or operator of oil and gas properties;
- (b) all applicable Laws and all rights reserved to or vested in any Governmental Authority: (1) to control or regulate the Assets in any manner, (2) by the terms of any right, power, franchise, grant, license or Permit issued by any Governmental Authority, or by any provision of applicable Law, to terminate such right, power, franchise, grant, license or permit or to purchase, condemn, expropriate or recapture or to designate a purchaser of any Asset; (3) to use such Asset in a manner which does not materially impair the use of such property for the purposes for which it is currently owned and operated; or (4) to enforce any obligations or duties affecting the Assets to any Governmental Authority with respect to any franchise, grant, license or permit, excluding in each case of clauses (1) through (4) any such rights or Laws resulting from any breach, default, violation or non-compliance with any Law or Permit;
- (c) the terms, conditions, restrictions, exceptions, reservations, limitations and other matters (including dedications thereof) contained in (1) the Leases, (2) the Assigned Contracts, (3) the Preferential Rights disclosed on **Schedule 4.8(a)**, and (4) the Easements, but excluding in each case of <u>clauses (1)</u> through <u>(4)</u> any such terms, conditions, restrictions, reservations, exceptions, limitations or other matters resulting from any breach, violation, default or non-compliance;
- (d) Encumbrances for Taxes or assessments not yet due and payable or, if due and payable, those Taxes or assessments that are being contested in good faith by proceedings diligently conducted in the normal course of business and for which adequate reserves have been established in accordance with applicable accounting principles;
- (e) mechanic's, materialmen's, carrier's, supplier's, vendor's, repairer's or other similar statutory Encumbrances arising in the ordinary course of business securing obligations that are (i) not yet delinquent or (ii) satisfied, settled, released or discharged pursuant to the Plan and Confirmation Order;

- (f) utility easements, restrictive covenants, zoning, entitlement, building, subdivision and other similar restrictions that, singularly or in the aggregate, do not prevent or materially interfere with the ownership, value or operation of the affected Acquired Interests and which are of a nature that would be reasonably acceptable to a prudent owner or operator of offshore oil and gas properties;
- (g) Encumbrances created by Buyer, Buyer 2 or any of their respective successors or assigns;
- (h) any lessor's, operator's, working interest owner's or other inchoate or undetermined Encumbrance or charge (whether statutory or contractual) constituting or securing the payment of Lease Burdens or of expenses which were or will be incurred in the ordinary course of business and incidental to the maintenance, development, production or operation of any Acquired Interest, to the extent the same are satisfied, settled, released or discharged pursuant to the Plan and Confirmation Order;
- (i) Lease Burdens, division orders, carried interests, rights to recoupment, unitization, pooling, proration and spacing designations, orders and agreements, reversionary interests, rights to take in kind, and any other similar Encumbrance;
- (j) any charge, equitable interest, privilege, lien, mortgage, deed of trust, production payment, option, pledge, collateral assignment, security interest, right of first refusal, restriction, encroachment, defect, or other arrangement substantially equivalent thereto, or other defect or irregularity of any kind, in each case, that will be permanently and fully extinguished with respect to the Acquired Interests pursuant to the Confirmation Order;
- (k) all Governmental Approvals in connection with the conveyance of the Acquired Interests, if the same are permitted to be received after Closing and are customarily sought and received after Closing;
- (l) such other defects or irregularities of title or encumbrances as Buyer or Buyer 2 may expressly waive in writing;
- (m) any maintenance of uniform interest provision in a joint or unit operating agreement if waived by the party or parties having the right to enforce such provision;
- (n) any Encumbrance affecting the Assets that is permanently and fully discharged by the Sellers at or prior to the Closing;
- (o) non-exclusive licenses of, to or under any Intellectual Property granted in the ordinary course of business;
- (p) rights of a common owner of any interest in rights-of-way, Permits or easements (including Easements) held by the Sellers and such common owner as tenants in common or through common ownership that, singularly or in the aggregate, do not prevent or materially interfere with the ownership, value or operation of the affected Acquired Interests;

- (q) any matters set forth on **Exhibit A** or **Exhibit C**, all litigation and claims set forth on **Schedule 4.6**, and all Imbalances set forth on **Schedule 4.15**; and
- (r) all depth restrictions or limitations applicable to any Acquired Interests to the extent set forth on **Exhibit A** or **Exhibit C**.
- "*Person*" means any individual, corporation, limited liability company, partnership, trust, joint stock company, joint venture, association, unincorporated organization, Governmental Authority or any other form of entity.
 - "Personal Information" is defined in Section 4.25(i).
 - "Petition Date" means August 3, 2020.
- "Plan" means the joint plan filed by the Debtors under chapter 11 of the Bankruptcy Code implementing the restructuring transactions, including the transaction contemplated in this Agreement, which plan shall be in substantially the same form and substance as the plan filed by the Debtors on January 1, 2021, at Docket No. 722 in the Bankruptcy Court, as may be amended, modified or supplemented by the Plan Supplement or otherwise from time to time in accordance with the Restructuring Support Agreement.
- "*Plan of Merger*" means the form of Agreement and Plan of Merger of Fieldwood into Fieldwood Energy I and Fieldwood Energy III which is attached as Exhibit 5 to the Implementation Agreement.
 - "Plan Supplement" has the meaning set forth in the Plan.
- "Plugging and Abandonment" and its derivatives mean all plugging, replugging, abandonment, re-plugging and re-abandonment, equipment removal, disposal, or restoration associated with the properties and assets included in or burdened by the FWE I Assets, including all plugging and abandonment, removal, dismantling, decommissioning, surface and subsurface restoration, site clearance, and disposal of the FWE I Oil and Gas Properties, well cellars, fixtures, platforms, caissons, flowlines, pipelines, structures, and personal property of whatever kind located on or under, related to, or associated with operations and activities conducted by whomever with respect to each of the FWE I Oil and Gas Properties, the flushing, pickling, burial, removal, and capping of all associated flowlines, field transmission and gathering lines, pit closures, the restoration of the surface, site clearance, any disposal of related waste materials and Environmental Contaminants and obligations to obtain plugging exceptions for any of the FWE I Oil and Gas Properties, with a current plugging exception, all in accordance with all applicable Laws, the terms and conditions of each of the FWE I Oil and Gas Properties, or similar leasehold interests, beneficial interests, easements and the FWE I Oil and Gas Properties.
 - "Post-Closing Consent Period" is defined in Section 2.3(d).
- "Post-Closing Tax Period" means any taxable period beginning after the Closing Date and, with respect to a Straddle Period, the portion of such Straddle Period beginning after the Closing Date.

- "Pre-Closing Tax Period" means any taxable period ending on or before the Closing Date and, with respect to a Straddle Period, the portion of such Straddle Period ending on and including the Closing Date.
- "*Preferential Right*" means any preferential right to purchase, right of first refusal, right of first offer or similar right that is applicable to the Acquired Interests or the Assigned Contracts and the operation of which is triggered by the transactions contemplated in this Agreement.
 - "Prepaid JOA Funds" is defined in Section 10.2(b).
- "Production Taxes" means any and all severance, production, gathering, Btu or gas, transportation, gross receipts, utility, excise and other similar taxes (other than Property-Related Taxes, Transfer Taxes and taxes based on or measured by income or gross or net worth) relating to the production, gathering or transportation of Hydrocarbons, or increases therein, and any interest or penalties thereon.
- "Property-Related Taxes" means any and all ad valorem, property, generation, conversion, privilege, consumption, lease, transaction and other taxes, franchise fees, governmental charges or fees, licenses, fees, permits and assessments, or increases therein, and any interest or penalties thereon.
 - "Records" means the Co-Owned Records and Other Records.
- "*Release*" means any release, disposal, spilling, leaking, pouring, emission, emptying, discharge, injection, escape, transmission, leaching or dumping, or any threatened release, of any Environmental Contaminants from, or related in any way to the use, ownership or operation of, the Acquired Interests.
- "Release Document" means a Credit Bid and Release Agreement in the form attached hereto as Exhibit S.
 - "Remaining Accounts" is defined in Section 10.12(d).
- "Representatives" means, with respect to a Person, the directors, managers, shareholders, members, partners, officers, employees, consultants, advisors, agents or other representatives, including legal counsel, accountants, investment bankers and financial advisors of (i) such Person, (ii) such Person's Affiliates, (iii) the successors and assigns of such Person and (iv) the successors and assigns of such Person's Affiliates; provided however that solely with respect to Buyer and Buyer 2, the term "Representatives" shall also include Davis Polk & Wardwell LLP.
 - "Required Consent" is defined in Section 2.3(b).
- "Restructuring Support Agreement" means that certain Restructuring Support Agreement, dated as of August 4, 2020, by and among Fieldwood, certain of its affiliates specified therein, the Consenting Creditors, and Apache Corporation, as the same may be amended, restated, or otherwise modified in accordance with its terms.
 - "Retained Liabilities" is defined in Section 11.2.

- "Royalties" means all minimum royalties, shut-in payments, royalties, overriding royalties, reversionary interests, net profits interests, production payments, carried interests, non-participating royalty interests, reversionary interests, and other royalty burdens and other interests payable out of production of Hydrocarbons from or allocated to the FWE I Oil and Gas Properties, the GOM Shelf Oil and Gas Properties, or the proceeds thereof to third parties.
 - "RUE" is defined in Section 10.14.
- "Section 6.8 Employee" means each of those employees of Sellers specified on [insert reference to email of counsel].
 - "Scheduled Wells" means the Co-Owned Scheduled Wells and Other Scheduled Wells.
 - "Second Lien Backstop Commitment Letter" has the meaning set forth in the Plan.
 - "Seller" and "Sellers" is defined in the preamble.
 - "Seller Employees" is defined in Section 4.17(a).
 - "Seller Indemnified Parties" is defined in Section 13.2.
- "Seller IT Assets" means any and all computers, networks, systems, printers, software, firmware, middleware, servers, workstations, routers, hubs, switches, data communications lines, and all other information technology equipment, and all associated documentation, owned or purported to be owned by any Seller.
- "Seller Marks" mean Trademarks owned by any Seller, including "Fieldwood," and any variations thereof.
 - "Seller Related Parties" is defined in Section 4.24.
- "SEMS Bridging Agreement" means that Bridging Agreement by and among Buyer, Fieldwood Energy I and GOM Shelf, in the form attached hereto as **Exhibit Q**.
 - "SLTL ERO Backstop Agreement" has the meaning set forth in the Plan.
 - "SLTL Subscription Rights" has the meaning set forth in the Plan.
 - "SLTL Warrants" has the meaning set forth in the Plan.
 - "Specified Excluded Receivables" means each of the following:
- (a) all deposits with third parties, escrow accounts, guarantees, letters of credit, treasury securities and insurance policies, in each case to the extent relating to the FWE I Assets and surety bonds, all OSFR coverage (whether consisting of one or more insurance policies) and other forms of credit assurances or credit support provided by a third party for the benefit of the Sellers, in each case to the extent for financial assurance for the obligations and liabilities arising out of or related to the FWE I Assets, the GOM Shelf Oil and Gas Properties or GOM Shelf,

including the P&A Obligations arising out of or related to the FWE I Assets or the GOM Shelf Oil and Gas Properties, including those items listed on **Exhibit U**;

- (b) instruments and general intangibles (as such terms are defined in the Uniform Commercial Code of the applicable jurisdictions in which the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties to which such assets relate are located) and other economic benefits in each case attributable to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties (excluding any accounts, notes or other receivables attributable to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties or of GOM Shelf); provided, that nothing in this clause (b) shall be interpreted to limit the scope of Fieldwood Energy I Closing Accounts Receivable;
- (c) claims of indemnity, contribution, or reimbursement of the Sellers or of GOM Shelf, in each case, relating to the FWE I Obligations or obligations of GOM Shelf;
- (d) receivables of the Sellers for imbalances attributable to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties;
- (e) rights to insurance proceeds or other claims of recovery, indemnity, contribution, or reimbursement of the Sellers attributable to the FWE I Assets or the GOM Shelf Oil and Gas Properties due to casualty or other damage or destruction of or to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties;
- (f) cash in the amount of advance payments on account of third party working interest owners in the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties, to the extent such cash amounts are associated with FWE I Obligations; and
- (g) rights to receive and collect cash and advance payments, in each case pursuant to cash calls associated with the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties to the extent such cash and advance payments are associated with FWE I Obligations.
 - "Specified Oil and Gas Interests" means the assets listed on Exhibit Y.
 - "Specified P&A Equipment" means the equipment listed on Exhibit Z.
- "Specified Section 6.10 Contract(s)" means those certain contracts and/or agreements specified on [insert reference to email of counsel].
- "ST 308 Performance Bond" means that ST 308 Performance Bond to be entered into by and among Buyer, Apache Corporation and the surety named therein, a form of which is attached as **Exhibit R** hereto.
- "Straddle Period" means any taxable period beginning on or prior to the Closing Date and ending after the Closing Date.
- "Subject Unit Agreement" means the Co-Owned Subject Unit Agreements and Other Subject Unit Agreements.

"Subject Units" means the Co-Owned Subject Units and Other Subject Units.

"Subscription Rights" has the meaning set forth in the Plan.

"Subsidiary" means, with respect to any Person, any entity of which such first Person (either alone or through or together with any other Person pursuant to any contract) (a) owns, directly or indirectly, securities or other ownership interests having ordinary voting power to elect a majority of the board of directors or other governing body of such corporation, partnership, limited liability company, joint venture or other entity or other persons performing similar functions or (b) acts as the managing member or general partner of such other Person that is a partnership, limited liability company, joint venture or other entity.

"Suspense Funds" means those proceeds of production and associated penalties and interest in respect of any Field Assets or any Hydrocarbons produced from or attributable to any Field Assets that belong to one or more Third Persons and are being held in suspense by any Seller or any Affiliate thereof.

"*Tail Policy*" means the directors and officers insurance policies of the Sellers, including that certain policy issued by Sompo International (Endurance American Insurance Company), Policy Number BLP300011112000, and each additional layer of directors and officers insurance held by the Sellers.

"Tax" means (i) all U.S. federal, state, local or non-U.S. taxes, including all income, gross receipts, license, payroll, employment, excise, severance, stamp, occupation, premium, environmental, customs duties, capital stock, ad valorem, value added, inventory, franchise, profits, withholding, windfall profit, social security, surcharge, impost, unemployment, disability, health, real property, personal property, mortgage, production, sales, use, occupancy, transfer, registration, alternative or add-on minimum, estimated or other similar tax of any kind whatsoever or any assessment, duty, levy, fee or charge of any kind in the nature of (or similar to) taxes imposed by any Governmental Authority, and including any interest, penalty, or addition thereto, (ii) any liability for the payment of any amounts of the type described in clause (i) as a result of any obligation to indemnify or otherwise assume or succeed to the liability of any other person, including as a transferee or successor, whether imposed by Law or Contract and (iii) in the case of Fieldwood U.A. and Fieldwood Mexico or any of their respective Subsidiaries, any liability for the payment of amounts determined by reference to amounts described in clauses (i) and (ii) as a result of being or having been a member of any Company Group (including, in each case, for any Tax purposes or by operation of Law), as a result of any obligation under any agreement or arrangement (including any Tax Sharing Agreement), as a result of being a transferee or successor, or by Contract.

"Tax Return" means any return, claim for refund, declaration, disclosure, election, report, statement, information return or other similar document (including any related or supporting information, amendments, schedule or supplements of any of the foregoing) filed or required to be filed with any Governmental Authority with respect to Taxes.

"Tax Sharing Agreement" means any agreement or arrangement, including any Tax sharing, allocation, indemnification, reimbursement, receivables or similar agreement entered into

prior to the Closing binding Fieldwood U.A. or Fieldwood Mexico or any of their respective Subsidiaries that provides for the allocation, apportionment, sharing or assignment of any Tax liability or Tax benefit, or the transfer or assignment of income, revenues, receipts, or gains for the purpose of determining any Person's Tax liability (other than any customary commercial contract entered into in the ordinary course of business the principal subject matter of which is not Taxes).

- "Third Person" means any Person other than the Sellers, Buyer or Buyer 2.
- "Toggle Date" has the meaning set forth in the Plan.
- "Trademarks" is defined in the definition of Intellectual Property.
- "Transfer Documents" means each Assignment, Bill of Sale and Conveyance, the Assignment and Assumption Agreement, the Office Assets Conveyance, the Assignment of Leases and Subleases and each JV Assignment Agreement.
- "Transfer Taxes" means any sales, use, goods and services, value added, stock, stamp, document, filing, recording, registration and similar tax or charge (including any interest or penalties thereon and the cost of preparing any Tax Returns with respect thereto).
 - "Transferred Employee" is defined in Section 6.8(a).
- "*Transferred Intellectual Property*" means the Owned Intellectual Property and Licensed Intellectual Property.
- "*Trust Agreement*" means that certain Trust Agreement dated September 30, 2013 by and among Fieldwood and GOM Shelf, as Settlors and Primary Beneficiaries, and Apache Corporation, Apache Shelf, Inc., Apache Deep Water LLC and Apache Shelf Exploration LLC, as Secondary Beneficiaries, as amended.
- "*TSA*" means that Transition Services Agreement to be entered into by Buyer, Fieldwood Energy I and GOM Shelf in the form attached as **Exhibit P** hereto.
- "Undisbursed Revenue" means those proceeds of production and associated penalties and interest in respect of any Field Assets or any Hydrocarbons produced from or attributable to any Field Assets that belong to one or more Third Persons and have been received by, and at the Closing are being held by, the Sellers on account of such Third Persons for disbursement to such Third Persons after the Closing.
- "*Unit*" means a unit for the production and operation of a Hydrocarbon well created by the pooling, unitization or communitization, whether voluntary or governmental, of any or all portions of any Leases and the lands covered thereby with other oil and gas leases or lands.
- "Warehouse Lease" means that certain Lease dated as of November 15, 2019, by and between Cheyenne Services, LLC, as lessor, and Fieldwood Energy LLC, as lessee, for leased premises located at 108 Galbert Rd., Lafayette, LA, as amended by (i) First Amendment to Lease, executed April 26, 2020 and (ii) Second Amendment to Lease, executed November 10, 2020.

"Wells" means the Co-Owned Wells and Other Wells.

"Working Capital Assets" means, without duplication, (a) the current assets of the Sellers as of immediately prior to the Effective Time; provided that this clause (a) shall include only the types of current assets set forth as line items under the header "Current Assets" on Exhibit X, excluding the Specified Excluded Receivables, and (b) the Fieldwood Energy I Closing Accounts Receivable. For the avoidance of doubt, Working Capital Assets shall not include any cash, including Suspense Funds, Undisbursed Revenue and Prepaid JOA Funds.

"Working Capital Liabilities" means, without duplication, (a) the current liabilities of the Sellers as of immediately prior to the Effective Time; provided that this clause (a) shall include only the types of current liabilities set forth as line items under the header "Current Liabilities" on Exhibit X, excluding any prepetition accounts, Interim Unpaid P&A Expenses, obligations for FWE I Suspense Funds, Excluded Suspense Funds or Excluded Prepaid JOA Funds, P&A Obligations and Decommissioning expenses or any obligations satisfied, compromised (to the extent compromised), settled, released or discharged pursuant to the Plan and Confirmation Order, and (b) the Fieldwood Energy I Closing Accounts Payable; provided, further, that in no event shall Working Capital Liabilities include Effective Date Cash Obligations.

"Working Interest" means, with respect to each Lease and Scheduled Well, the interest that represents the ownership of the oil and gas leasehold estate created by such Lease or Scheduled Well and that is burdened with the obligation to bear and pay costs of operations on or in respect of such Lease or Scheduled Well.

[End of Annex I]

Exhibit G

NewCo Organizational Documents

[To Come]

Exhibit H

Apache Definitive Documents

Second Amended Apache Term Sheet Implementation Agreement

This SECOND AMENDED IMPLEMENTATION AGREEMENT (the "Agreement") is made and entered into effective as of January 1, 2021, by and among (a) Fieldwood Energy LLC, a Delaware limited liability company ("FWE"), and GOM Shelf LLC, a Delaware limited liability company (collectively, the "Fieldwood PSA Parties") and (b) Apache Corporation ("Apache"), Apache Shelf, Inc., Apache Deepwater LLC, and Apache Shelf Exploration LLC (collectively, the "Apache PSA Parties") (each, a "Party" and collectively, the "Parties") to implement the transactions contemplated by or related to the term sheet attached hereto as <u>Exhibit A</u> (the "Apache Term Sheet").

RECITALS

WHEREAS, on July 31, 2020, the Parties executed a letter agreement whereby each of the Parties agreed (i) to work to implement the terms of the Apache Term Sheet in accordance therewith and (ii) to execute and support a restructuring support agreement with certain consent rights for Apache and consistent in all respects with the terms of the Apache Term Sheet;

WHEREAS, commencing on August 3, 2020 (the "**Petition Date**"), FWE and certain of its affiliates each filed with the United States Bankruptcy Court for the Southern District of Texas (the "**Bankruptcy Court**") a voluntary case under chapter 11 of title 11 of the United States Code;

WHEREAS, Apache asserts that it holds prepetition audit claims against FWE related to (a) the 2013 audit of WC 72 for 2011-12 for the remaining amount of \$10,222.37 which amount was included on the April 2016 JIB relating to ENI's debit pay, (b) credits from Noble Energy to Apache for VK 917 and 962 as shown on the August 2018 JIB in the amount of \$11,413.53, and (c) joint venture expenditure audits #17.2.12 relating to East Breaks 158/159 for 2017, #19.2.11 relating to the Main Pass 302 #B19 Well for 2019, #19.2.12 relating to East Breaks 158/159 for 2019, and #19.2.22 relating to Viosca Knoll 917/961/962 (Swordfish) for 2019 in the aggregate

net amount of \$115,969 (collectively, the "Apache Audit Claims"); Apache, as a beneficiary of The Fieldwood Decommissioning Trust A ("Trust A") created pursuant to that certain Trust Agreement, dated September 30, 2013, by and among the Fieldwood PSA Parties, as Settlors and Primary Beneficiaries, and the Apache PSA Parties and Apache Shelf Exploration LLC, as Secondary Beneficiaries, as amended, and pursuant to an audit conducted on behalf of Trust A relating to the Fourth and Fifth Amendments to the Decommissioning Agreement, asserts that it holds prepetition claims against FWE relating to funds allegedly improperly withdrawn from Trust A in the aggregate amount of approximately \$1,514,236.00 (the "Apache Trust A Claims"); and Apache asserts that it holds claims against FWE related to FWE's obligations under the Decommissioning Agreement¹ (the "Decommissioning Claims" and, together with the Apache Audit Claims, the Apache Trust A Claims, and any other prepetition claim Apache may assert, the "Apache Claims");

WHEREAS, the Bankruptcy Court has established a general bar date of 5:00 p.m. (Central Time) on November 25, 2020 (the "General Bar Date") for filing proofs of claim against the Fieldwood PSA Parties; the Parties hereto entered into that certain stipulation, dated as of November 24, 2020, thereby agreeing to extend the General Bar Date as to the Apache Claims in contemplation of the resolution of the Apache Claims as set forth in the RSA (as defined below), the Apache Term Sheet, and the Apache Definitive Documents (as defined below);

¹ Specifically, per the terms of the Decommissioning Agreement (each capitalized term used herein without definition is as defined in the Decommissioning Agreement), FWE's Required Spend for decommissioning the Legacy Apache Properties for Plan Year 2020 was \$80,000,000.00. According to FWE's records, only approximately \$31,730,441.00 was spent by FWE in Plan Year 2020 on such decommissioning obligations, creating a shortfall of the Required Spend of approximately \$48,269,559 (the "2020 Shortfall"). Upon Apache's information and belief, FWE has not funded the 2020 Shortfall into Trust A, as required pursuant to the terms of the Decommissioning Agreement. Accordingly, one of the Decommissioning Claims Apache asserts it holds against FWE is for the 2020 Shortfall.

WHEREAS, that certain *Restructuring Support Agreement*, dated as of August 4, 2020 (as amended,² the "**RSA**"), was entered into by and among (i) the Company³ (including the Fieldwood PSA Parties); (ii) the Consenting FLTL Lenders; (iii) the Consenting SLTL Lenders (together with the Consenting FLTL Lenders, the "**Consenting Creditors**"); and (iv) Apache (collectively, the "**RSA Parties**"), pursuant to which the RSA Parties agreed to support a financial restructuring of the Company as provided therein;

WHEREAS, the Company and the Consenting Creditors have agreed that certain interests in certain non-Legacy Apache Properties and the properties included in the fields listed on Schedule A to the Apache Term Sheet as "Ownership and Operatorship" (the "Retained Properties") (such non-Legacy Apache Properties and the Retained Properties, collectively, the "Credit Bid Acquired Interests") will be sold and conveyed to, and certain liabilities and obligations of the Debtors will be assumed by and will constitute liabilities and obligations of (such liabilities and obligations, collectively, the "Credit Bid Assumed Liabilities"), an entity to be formed for purposes of consummating the transactions under the Credit Bid Purchase Agreement ("Credit Bid Purchase"), pursuant to a purchase and sale agreement (the "Credit Bid Purchase Agreement");

WHEREAS, pursuant to the RSA, the Company agreed to, among other things: (i) negotiate in good faith the definitive documents implementing the transactions contemplated by or relating to the Apache Term Sheet (the "Apache Definitive Documents"); (ii) use commercially reasonable efforts to execute and deliver the Apache Definitive Documents; and

² Since the RSA was executed on August 4, 2020, additional lenders holding FLTL Claims and/or SLTL Claims have executed joinders to the RSA, including members of the ad hoc group of holders of Prepetition SLTL Loans that is represented by the Ad Hoc Group of SLTL Advisors (each as defined in the Plan (as defined below)).

³ Capitalized terms used but not defined herein shall have the meanings ascribed to them in the RSA, unless indicated otherwise.

(iii) use commercially reasonable efforts to consummate the transactions contemplated under the Apache Definitive Documents;

WHEREAS, pursuant to the RSA, Apache agreed to, among other things: (i) support and take all actions necessary or reasonably requested by the Company to facilitate the finalization of the Apache Definitive Documents; and (ii) support and take all actions necessary or reasonably requested by the Company to facilitate the transactions contemplated under the Apache Definitive Documents;

WHEREAS, pursuant to the RSA, the Apache Definitive Documents shall be in a form reasonably acceptable to the Company, Apache, the Requisite DIP Commitment Parties, and the Requisite FLTL Lenders;

WHEREAS, pursuant to the Apache Term Sheet, Apache acknowledged and agreed that the Apache Definitive Documents shall be subject to the approval of holders of consent rights as set forth in the RSA, which approval shall not be unreasonably withheld, it being understood that good faith negotiations with respect to matters not addressed in the Apache Term Sheet or the Restructuring Term Sheet shall not be considered unreasonably withholding approval;

WHEREAS, the Apache Term Sheet provides that the parties thereto agree to negotiate mutually agreeable Apache Definitive Documents no later than 45 days after the Petition Date, which deadline the Parties have mutually agreed to extend to January 1, 2021;

WHEREAS, the RSA provides that it shall be a DIP Commitment Parties Termination Event if the Company shall not have complied with the deadline requiring the finalization of the Apache Definitive Documents by no later than 75 days after the Petition Date, which deadline has been extended to January 1, 2021;

WHEREAS, pursuant to that certain *Senior Secured Debtor-In-Possession Term Loan Credit Agreement*, dated as of August 24, 2020, among Fieldwood Energy Inc., Fieldwood Energy LLC, the Several Lenders, from time to time, and Cantor Fitzgerald Securities, the Apache Definitive Documents shall be finalized no later than 75 days after the Petition Date, which deadline has been extended to January 1, 2021;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth in this Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties, intending to be legally bound, agree as follows:

- 1. **Apache Definitive Documents**. The documents below comprise the Apache Definitive Documents as contemplated in the RSA and the Apache Term Sheet:
 - a. Conversion of FWE into a Texas Limited Liability Company.
 - (i) Certificate of Conversion (DE) (FWE). Annexed hereto as **Exhibit 1**.
 - (ii) Certificate of Conversion (TX) (FWE). Annexed hereto as **Exhibit 2**.
 - (iii) Plan of Conversion (TX) (FWE). Annexed hereto as **Exhibit 3**.
 - (iv) *Certificate of Formation (TX) (FWE)*. Annexed hereto as **Exhibit 4**.
 - b. Divisional Merger Documents.
- (i) Agreement and Plan of Merger (TX) (FWE) (the "Plan of Merger").

 Annexed hereto as Exhibit 5.
 - (ii) Certificate of Merger (TX) (FWE). Annexed hereto as **Exhibit 5A**.
- (iii) Certificate of Formation (TX) (Fieldwood Energy I LLC). Annexed hereto as Exhibit 5B.
 - c. Fieldwood Energy I LLC Agreement. Annexed hereto as **Exhibit 6**.
 - d. ST 308 Bond Form. Annexed hereto as **Exhibit 7**.

- e. Standby Credit Facility Documents (collectively, the "Standby Credit Facility Documents").
 - (i) Standby Loan Agreement. Annexed hereto as **Exhibit 8**.
 - (ii) Security Agreement. Annexed hereto as **Exhibit 9**.
 - (iii) Guarantee (Fieldwood Energy I LLC). Annexed hereto as **Exhibit 10**.
 - (iv) Guarantee (GOM Shelf LLC). Annexed hereto as **Exhibit 11**.
 - (v) Form of Mortgages. Annexed hereto as **Exhibit 12**.
- f. Form of Amendment to Unit Operating Agreement. Annexed hereto as Exhibit 13, the form of which shall be modified in a manner consistent with the Apache Term Sheet and this Agreement to amend each operating agreement with respect to the properties included in the fields listed on Schedule A to the Apache Term Sheet as solely "Operatorship" for which Credit Bid Purchaser shall become operator, which amendments shall be subject to the same consent rights of the Required DIP Lenders and Requisite FLTL Lenders as for the Apache Definitive Documents, and the Parties shall enter into such amendments prior to the closing of the transactions contemplated by the Credit Bid Purchase Agreement.
 - g. Farmout Agreement. Annexed hereto as **Exhibit 14**.
 - h. *Transition Services Agreement*. Annexed hereto as **Exhibit 15**.
 - i. *SEMS Bridging Agreement*. Annexed hereto as **Exhibit 16**.
 - j. Amended BriarLake Sublease. Annexed hereto as **Exhibit 17**.
 - k. *Certification of Rights*. Annexed hereto as **Exhibit 18**.
- 2. **Execution of Apache Definitive Documents**; Good Faith Cooperation. Each Party agrees, and Apache expressly acknowledges, that the Company and the Apache PSA Parties have satisfied the requirements under the Apache Term Sheet and the RSA to negotiate

mutually agreeable Apache Definitive Documents by the relevant deadlines set forth therein. Subject to and in accordance with the terms of the RSA and Apache Term Sheet, each of the Parties shall negotiate any exhibits, amendments, modifications or supplements to the Apache Definitive Documents in good faith and agree to exercise commercially reasonable efforts with respect to the negotiation, pursuit, approval, execution, delivery, implementation, and consummation of the Apache Definitive Documents. The Parties may, by mutual agreement, amend, modify, or supplement the forms of the Apache Definitive Documents attached hereto or negotiate to add additional documents to the list of Apache Definitive Documents, consistent with the terms and conditions herein, in the RSA, and in the Apache Term Sheet, and subject to the consent rights of the Parties in the RSA and the Apache Term Sheet, as necessary or desirable to effectuate the Apache Term Sheet and a chapter 11 plan of reorganization that incorporates the transactions contemplated in the Apache Definitive Documents (the "Plan"). Subject to the immediately preceding sentence, the Parties shall execute and deliver the Apache Definitive Documents on or before the effective date of the Plan (the "Effective Date"). Each Party agrees to use commercially reasonable efforts to execute and deliver the instruments, forms and filings (including any BOEM designation of operator forms and designated applicant Oil Spill Financial Responsibility ("OSFR") form designations and any instruments, forms and filings required by BSEE) that are necessary to designate and appoint under all applicable laws and contracts the Credit Bid Purchaser as operator (and, as applicable, the designated applicant under OSFR for) the Credit Bid Acquired Interests as promptly as practicable following the closing of the Credit Bid Purchase Agreement, and in any case, prior to the execution and delivery of the instruments, forms and filings (including any BOEM designation of operator forms and designated applicant OSFR form designations and any instruments, forms and filings required by BSEE) that may be required in connection with the implementation of the Divisive Merger (as defined below).

- 3. **FWE I Exhibits to the Plan of Merger**. Exhibits I-A(i) through I-K(iii) to Schedule I to the Plan of Merger (collectively, the "**FWE I Exhibits**") set forth a list of Legacy Apache Properties, which FWE I Exhibits the Apache PSA Parties and the Fieldwood PSA Parties hereto respectively acknowledge are subject to the ongoing review and consent rights of the Consenting Creditors under the RSA (which consent has not yet been provided), and the Apache PSA Parties and Fieldwood PSA Parties agree that the FWE I Exhibits are subject to modification based on such review to be consistent with the Apache Term Sheet.
- 4. Plan and Confirmation Order. As provided in the RSA, provisions in the Plan and Confirmation Order that directly affect the structure of FWE I outlined in the Apache Term Sheet or the economic treatment of Apache remain subject to Apache's review and must be in form and substance reasonably acceptable to Apache, and the Plan and Confirmation Order shall be in form and substance reasonably acceptable to the Debtors, the Requisite DIP Commitment Parties, and the Requisite FLTL Lenders at all times. To facilitate the implementation of the Apache Term Sheet and the Apache Definitive Documents pursuant to the Plan as contemplated in the RSA and the Apache Term Sheet, the Parties agree that subject to the negotiation of mutually agreeable definitive language, any order of the Bankruptcy Court confirming the Plan (the "Confirmation Order") shall provide for the following:
- (i) FWE shall pay up to \$5.5 million of reasonable and documented fees and expenses of Apache related to the formation of Fieldwood Energy I LLC ("FWE I") and FWE's restructuring, including the negotiation and preparation of the Apache Definitive Documents (collectively, the "Apache Fees and Expenses"); provided that amounts paid to Apache on

account of the Apache Fees and Expenses shall not be subject to disgorgement unless the transactions contemplated in the Apache Definitive Documents fail to close as a result of Apache's breach of the RSA.

- (ii) The Prepetition FLFO Lenders, Prepetition FLTL Lenders, and Prepetition SLTL Lenders shall release (and/or cause the applicable administrative agent or collateral agent to release) all liens and encumbrances on, interests in, and claims against the Legacy Apache Properties (as defined in the Apache Term Sheet) and the other FWE I Assets (as defined in Part A of Schedule I to the Plan of Merger) and the Consenting Creditors shall release the Apache PSA Parties from any and all causes of action and claims of any kind related to the Legacy Apache Properties arising prior to the date of the Apache Term Sheet Implementation Agreement.
- FWE I and Fieldwood Energy III LLC ("FWE III"), respectively, pursuant to the transactions contemplated by and in accordance with the Plan of Merger (the "Divisive Merger"), including contracts, leases, oil and gas leases and assets constituting real property interests (including all fee surface interests in land, surface leases, easements, rights of way, servitudes, licenses, franchises, road, railroad, and other surface use permits or agreements), shall be (a) free and clear of (i) any right of consent, notice, and other similar rights, if any, that are applicable to the vesting of the assets in connection with the Divisive Merger (such rights, the "Consent Rights") and (ii) all preferential purchase rights, rights of first refusal, drag-along rights, tag-along rights, and other similar rights, if any, that are applicable to the vesting of the assets in connection with the Divisive Merger (such rights, the "Preferential Purchase Rights"), but (b) subject to and burdened by (x) the liabilities and obligations allocated to and vested in, respectively, FWE I or FWE III, as specified in the Plan of Merger, pursuant to the Divisive Merger (collectively, "Allocated

Obligations") and (y) Permitted Post-Closing Liens (as defined in the Schedule of Defined Terms for Required Confirmation Order Provisions, attached hereto as **Exhibit B**).

- (iv) Entities (as defined under section 101(15) of the Bankruptcy Code) or Parties that fail to timely file an objection are (a) forever barred from objecting to the allocation and vesting of the assets in connection with the Divisive Merger free and clear of all Consent Rights and Preferential Purchase Rights, and from asserting any alleged Consent Rights or Preferential Purchase Rights with respect to the Divisive Merger, and (b) deemed to consent to and approve the allocation and vesting of the assets free and clear of all Consent Rights and Preferential Purchase Rights, regardless of whether such consent must be in writing pursuant to the terms of any agreement.
- (v) Subject to the Implementation Costs Cap (as defined below), FWE III shall, and shall cause its debtor affiliates in the above-captioned chapter 11 cases to, on the Effective Date, provide for the payment of any and all documentary, filing, recording, stamp, and registration fees, costs, taxes, and expenses (including all reasonable and documented attorneys' fees and regulatory consultant fees) incurred or imposed after the Effective Time (as defined in the Plan of Merger) in connection with the filing of record by or on behalf of FWE I or GOM Shelf LLC of any instrument or instruments with the appropriate records office of any county, parish, state, federal, or other governmental unit (including BOEM) that may be required in connection with the implementation of the Divisive Merger or that either FWE I or GOM Shelf LLC determines in its respective sole discretion to be necessary or appropriate to reflect in the appropriate records of any governmental unit that as a result of the Divisive Merger (a) ownership of the FWE I Assets have been allocated to and are vested in FWE I (and to the extent appropriate to reflect ownership of the GOM Shelf Properties (as defined in the Plan of Merger) in GOM Shelf LLC), and (b) the

Allocated Obligations have been allocated to and vested in, and constitute liabilities and obligations of, FWE I and FWE III, respectively (collectively, the "Implementation Costs"). For the avoidance of doubt, the documentary, filing, recording, stamp, and registration fees of FWE I or GOM Shelf LLC, shall include such costs and expenses required to file or to cause to be filed of record in the records office, as determined by Apache to be appropriate, of any county, parish, state, federal, or other governmental unit (including BOEM) of the mortgages, security interests and similar security documentation as is contemplated by the Standby Loan Agreement and the Standby Credit Facility Documents to secure the obligations of FWE I and GOM Shelf LLC thereunder. Any Implementation Costs that exceed the Implementation Costs Cap shall be the sole responsibility of and paid for by FWE I.

- (vi) Upon the Effective Date of the Plan, the Decommissioning Agreement shall be assumed, with the consent of the Apache PSA Parties, by the Fieldwood PSA Parties and, upon consummation of the transactions provided for in the Plan of Merger, become the obligation of FWE I. Any Cure Amounts payable as a result of assumption of the Decommissioning Agreement, which amount will be mutually agreed between the Parties prior to confirmation of the Plan and scheduled as a Cure Amount, shall include any amounts relating to the Apache Claims (including the Apache Trust A Claims and the Decommissioning Claims) and shall be paid into Trust A on the Effective Date or as soon as reasonably practicable thereafter but in no event later than ten (10) business days following the Effective Date. Payment of any mutually agreed Cure Amount as a result of assumption of the Decommissioning Agreement does not constitute an admission by any Party that a default exists or existed at any time under the Decommissioning Agreement.
- (vii) Except for the rights and remedies to enforce (a) the Decommissioning Agreement against GOM Shelf LLC and FWE I following the Divisive Merger (which agreement

shall be allocated to FWE I and GOM Shelf LLC under the Divisive Merger), (b) the Plan, (c) the Confirmation Order, and (d) the obligations contemplated by the Apache Definitive Documents, the Apache PSA Parties shall be deemed Releasing Parties (as defined in the Plan) under the Plan and waive and release any and all pre-Effective Date claims of any kind (including, without limitation, the Apache Audit Claims, the Apache Trust A Claims and any claims that could qualify as administrative expense claims) against the Debtors, their estates and any other Released Party (as defined in the Plan), in all circumstances only to the extent such claims accrued on or prior to the Effective Date and only to the extent such releases do not impair the Decommissioning Security, or Apache's ability to draw on the Decommissioning Security in any respect. For the avoidance of doubt, any and all claims the Apache PSA Parties may have against FWE I related to the Decommissioning Agreement arising post-Effective Date and any security obtained, provided, or pledged in connection with the Decommissioning Agreement (the "Decommissioning Security") will be preserved.

- (viii) Except for the rights and remedies to enforce (a) the Decommissioning Agreement against the Apache PSA Parties following the Divisive Merger, (b) the Plan, (c) the Confirmation Order, and (d) the obligations contemplated by the Apache Definitive Documents, the Debtors shall waive and release any and all pre-Effective Date claims of any kind against the Apache PSA Parties, in all circumstances only to the extent such claims accrued on or prior to the Effective Date. For the avoidance of doubt, any and all claims FWE I may have against the Apache PSA Parties related to the Decommissioning Agreement arising post-Effective Date and the Decommissioning Security will be preserved.
- (ix) All rights of the Apache PSA Parties with respect to bonds and letters of credit constituting Decommissioning Security shall be preserved as against such bonding

companies and letter of credit issuers in all respects. The Debtors shall not terminate any bonds issued on behalf of the Debtors relating to the Legacy Apache Properties under which any federal, state or local governmental entity is an obligee.

- (x) With respect to the agreements and memberships relating, in whole or in part, to well containment/control, clean-up of spills, or other pollution, or the gathering of data relating to certifications required to be made to a governmental unit with respect to the FWE I Assets (as defined in the Plan of Merger) or GOM Shelf Oil and Gas Properties (as defined in the Plan of Merger), to the extent any such agreements or memberships are also needed in respect to any Credit Bid Acquired Interests or FWE III Assets (as defined in the Plan of Merger) that are set forth on **Exhibit 23** hereto, then on or before the Effective Date, FWE shall obtain new agreements and membership for such use with respect to the Credit Bid Acquired Interests or FWE III Assets. With respect to any Excluded Contracts (as defined in the Plan of Merger), FWE shall, on or before the Effective Date, prepare and negotiate replacement agreements with the counterparties to such Excluded Contracts upon substantially the same terms as such Excluded Contracts which may be executed by FWE I immediately following the Effective Date.
- (xi) The Fieldwood PSA Parties and the Apache PSA Parties may, by mutual agreement, amend and modify, without the consent of the Consenting Creditors, the forms of the agreements governing the terms of employment of the Independent Director (as defined in the Apache Term Sheet) of FWE I and of the "sole manager" (as that term is used in the Apache Term Sheet) of FWE I (the "Sole Manager"), and the form of the agreement with the "service provider" (as that term is used in the Apache Term Sheet) of FWE I (the "Contract Services Provider") to be included in the bid package for the Contract Services Provider (collectively, such forms of agreement comprise the "Fieldwood I Administrative Documents").

The Bankruptcy Court (i) approves the Apache Definitive Documents and (xii) all transactions contemplated by the Apache Term Sheet Implementation Agreement, including the Plan of Merger and Standby Credit Facility Documents, and all actions to be taken, undertakings to be made, and obligations to be incurred by FWE I contemplated thereby; and (ii) following the consummation of the Plan of Merger, authorizes FWE I, without further notice to or action, order, or approval of this Bankruptcy Court and without the need for any further corporate or shareholder action, to enter into, deliver, and fully perform its obligations under the Apache Definitive Documents, including without limitation, the Standby Credit Facility Documents. Upon entry of the Confirmation Order, FWE I or the Sole Manager, as applicable, shall be authorized and empowered, without further approval of the Bankruptcy Court or any other party, to take such actions and perform such acts as may be necessary, convenient, desirable, or appropriate to execute and deliver the Apache Definitive Documents in accordance with the Plan and to execute and deliver all documents relating thereto and to perform all of their obligations thereunder. On the Effective Date, the Apache Definitive Documents shall constitute legal, valid, binding, and authorized obligations of FWE I, enforceable in accordance with their terms, and such obligations of FWE I shall not be enjoined or subject to discharge, impairment, release, avoidance, recharacterization, or subordination by FWE I or the Post-Effective Date Debtors (as defined in the Plan) under applicable law, the Plan, or the Confirmation Order. On the Effective Date, all liens granted pursuant to, or in connection with, the Apache Definitive Documents shall be deemed granted by FWE I and/or GOM Shelf LLC, in each case, pursuant to the Apache Definitive Documents. On the Effective Date, all liens granted pursuant to, or in connection with Apache Definitive Documents, as applicable, (i) shall be valid, binding, perfected, enforceable liens and security interests in the property described in the applicable Apache Definitive

Documents granted by FWE I and/or GOM Shelf LLC pursuant to the Apache Definitive Documents, as applicable, with the priorities established in respect thereof under applicable non-bankruptcy law and the Apache Definitive Documents, including, but not limited to, the Mortgages, Security Agreement or Standby Loan Agreement and (ii) shall not be enjoined or subject to discharge, impairment, release, avoidance, recharacterization, or subordination by FWE I and/or GOM Shelf LLC under applicable law, the Plan, or the Confirmation Order. For the avoidance of doubt, the liens granted to Apache pursuant to the Recharacterization Mortgages (as such term is defined in the Decommissioning Agreement, as amended from time to time, and as supplemented by the Recharacterization Mortgages) upon any recharacterization of the Trust A or Trust A-1 NPIs (as such terms are defined in the Decommissioning Agreement, as amended from time to time, and as supplemented by the Recharacterization Mortgages) shall be senior in all respects to any other liens.

5. **Implementation Costs Cap**. No later than twenty-one (21) days after the effective date of this Agreement (as such date may be extended upon mutual written consent by the Parties including via email), the Parties shall mutually agree in good faith on the estimated amount of Implementation Costs to be funded by the Debtors (such amount, the "**Implementation Costs Cap**"). In the event the Parties are unable to reach a mutual agreement as to the Implementation Costs Cap, the determination shall be submitted to and determined by the law firm of Geiger Laborde & Laperouse, LLC (the "**Referee**"). If the Referee shall be responsible for determining the Implementation Costs Cap, each Party will be required to submit its respective estimate regarding the Implementation Costs Cap to the Referee. The Referee will then conduct its own investigation and issue its decision regarding the Implementation Costs Cap, where such amount shall not be (i) higher than the highest estimate submitted by a Party, or (ii) lower than the

lowest estimate submitted by a Party. The Referee's decision shall be considered final and binding. Moreover, the Parties will each pay half of the total costs relating to the Referee's determination of the Implementation Costs Cap. The Apache PSA Parties' portion of such costs shall not be considered Apache Fees and Expenses.

- 6. **Fieldwood I Administrative Documents**. The documents below comprise the Fieldwood I Administrative Documents:
 - (i) Sole Manager Agreement. Annexed hereto as **Exhibit 19**.
 - (ii) Independent Director Agreement. Annexed hereto as **Exhibit 20**.
- (iii) Form of Contract Services Agreement, to be included in the bid package for the Contract Services Provider. Annexed hereto as **Exhibit 21**.
- (a) Any waivers, amendments, or modifications made to the Fieldwood I Administrative Documents or any provisions contained therein shall be made by mutual agreement between the Fieldwood PSA Parties and the Apache PSA Parties without the consent of the Consenting Lenders.
 - 7. Termination of Agreement and Tolling of General Bar Date.
- (a) This Agreement shall terminate upon the earlier to occur of (i) the termination of the RSA and (ii) the termination of Apache as a party to the RSA. Upon termination of this Agreement, each Party shall be immediately released from its obligations, commitments, undertakings and agreements under or related to this Agreement; provided that in no event shall any such termination relieve a Party from liability for its breach or non-performance of its obligations hereunder prior to the date of such termination.
- (b) Notwithstanding the General Bar Date, the Parties agree that Apache shall not file a proof of claim against the Debtors on account of the Apache Claims until after the earliest

to occur of the following (the date of the earliest to occur of the following, the "Apache POC Filing Date"): (i) the date that this Agreement is terminated, (ii) the date that FWE, without Apache's express, written consent, files a plan of reorganization materially inconsistent with the RSA, the Apache Term Sheet, or the Apache Definitive Documents, (iii) the date that FWE's chapter 11 case is converted to a case under chapter 7, and (iv) January 15, 2021 if the RSA has not been amended to modify or remove the requirement that Apache timely vote its Claims and Interests to accept the Plan contemplated by the RSA. Following the occurrence of the Apache POC Initial Filing Date, at any time within the period of thirty (30) days after the Apache POC Initial Filing Date, Apache shall have the right to file a proof of claim or proofs of claim against the Debtors on account of the Apache Claims. The terms of this paragraph 7(b) shall survive the termination of this Agreement.

8. **363 Credit Bid Transaction.** In the event the credit bid sale transaction to Credit Bid Purchaser (or another special purpose bidding entity formed by or at the direction of the Prepetition FLTL Lenders) is pursued pursuant to section 363 of the Bankruptcy Code as contemplated in the Plan (the "363 Credit Bid Transaction"), the Apache PSA Parties agree, consistent with their obligations under the RSA, to support and take reasonable actions to facilitate the 363 Credit Bid Transaction, and cooperate in good faith with Debtors, the Required DIP Lenders and Requisite FLTL Lenders to facilitate the 363 Credit Bid Transaction, including, without limitation, by making any amendments to the Apache Definitive Documents; provided that no such actions shall require the Apache PSA Parties to alter the economics of the Apache Definitive Documents without the Apache PSA Parties' express written consent.

9. Credit Bid Purchase Agreement Terms.⁴

⁴ The Consenting Creditors agreed under the Apache Term Sheet that "any outstanding accounts receivable and accounts payable associated with the Legacy Apache Properties as of the effective date of Fieldwood's plan of

- (a) The terms of the Credit Bid Purchase Agreement (or an alternative purchase and sale agreement conveying the Credit Bid Acquired Interests to a buyer) that relate to (i) the scope of Credit Bid Assumed Liabilities (including payables with respect to the Legacy Apache Properties and the Retained Properties) to be assumed by the buyer thereunder and any indemnities with respect thereto and (ii) the scope of receivables with respect to the Legacy Apache Properties to be assigned to the buyer and the obligations that may be imposed on FWE I with respect to the collection of such receivables ((i) and (ii), collectively, the "Specified Credit Bid Terms") shall be in form and substance acceptable to Apache and the Debtors.
- (b) The Parties agree that the terms as set forth on **Exhibit 22** that relate to the Specified Credit Bid Terms are acceptable to Apache and the Debtors to address the Specified Credit Bid Terms in the Credit Bid Purchase Agreement (or an alternative purchase and sale agreement conveying the Credit Bid Acquired Interests to a buyer), and any terms contained in the Credit Bid Purchase Agreement (or an alternative purchase and sale agreement conveying the Credit Bid Acquired Interests to a buyer) that relate to the Specified Credit Bid Terms, other than as set forth on Exhibit 22, must be in form and substance acceptable to Apache and the Debtors.
- 10. **Transfer of Retained Properties**. Notwithstanding anything to the contrary herein, any Retained Properties transferred to Credit Bid Purchaser (or another special purpose bidding entity formed by or at the direction of the Prepetition FLTL Lenders) in a credit

reorganization shall be retained by [Credit Bid Purchaser]." However, for the avoidance of doubt, any language in Paragraph 9 or Exhibit 22 of this Agreement that differs from, supplements, modifies or is otherwise inconsistent with the foregoing language in the Apache Term Sheet (including, without limitation, any language that relates to items that are not accounts payable associated with the Legacy Apache Properties as of the effective date of Fieldwood's plan of reorganization being retained by Credit Bid Purchaser or any language that relates to items that are accounts receivable associated with the Legacy Apache Properties as of the effective date of Fieldwood's plan of reorganization not being retained by Credit Bid Purchaser) has not been agreed to by the Consenting Creditors, and the Consenting Creditors reserve all rights with respect to any such difference, supplement, modification or inconsistency.

bid sale transaction shall be conveyed in accordance with the Decommissioning Agreement. Any amounts payable to Trust A on account of such transfer shall be the obligation of FWE I. Apache agrees to work with FWE and the Trust A trustee to obtain the required releases from Trust A and conveyances of such interest to Credit Bid Purchaser in connection with this transfer.

- binding upon each Party upon the execution and delivery by such Party of an executed signature page hereto and shall become effective and binding on all Parties on the date when all Parties have executed and delivered a signature page hereto. This Agreement may be executed in several counterparts, each of which shall be deemed to be an original, and all of which together shall be deemed to be one and the same agreement. Execution copies of this Agreement may be delivered by electronic mail, or otherwise, which shall be deemed to be an original for the purposes of this paragraph.
- extent permitted by applicable law, this Agreement is governed by and is to be construed in accordance with the internal laws of the State of Texas, without giving effect to any principles of conflicts of law thereunder that would result in the application of the laws of any other jurisdiction. Each Party irrevocably agrees that any legal action, suit, or proceeding arising out of or relating to this Agreement brought by any party or its successors or assigns shall be brought and determined in the Bankruptcy Court and each Party hereby irrevocably submits to the exclusive jurisdiction of the Bankruptcy Court, and if the Bankruptcy Court does not have (or abstains from) jurisdiction, Courts of the State of Texas and of the United States District Court of the Southern District of Texas, and any appellate court from any thereof, for itself and with respect to its property, generally and unconditionally, with regard to any such proceeding arising out of or relating to this

Agreement. Each Party further agrees that notice as provided herein shall constitute sufficient service of process and the Parties further waive any argument that such service is insufficient. Each Party hereby irrevocably and unconditionally waives, and agrees not to assert, by way of motion or as a defense, counterclaim or otherwise, in any proceeding arising out of or relating to this Agreement, (a) any claim that it is not personally subject to the jurisdiction of the Bankruptcy Court as described herein for any reason, (b) that it or its property is exempt or immune from jurisdiction of such court or from any legal process commenced in such court (whether through service of notice, attachment prior to judgment, attachment in aid of execution of judgment, execution of judgment, or otherwise) and (c) that (1) the proceeding in such court is brought in an inconvenient forum, (2) the venue of such proceeding is improper, or (3) this Agreement, or the subject matter hereof, may not be enforced in or by such court. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING ARISING OUT OF RELATING TO THIS AGREEMENT. EACH PARTY CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PARTY HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PARTY WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER.

13. **Notices.** All notices hereunder shall be deemed given if in writing and delivered, if contemporaneously sent by electronic mail, courier **or** by registered or certified mail (return receipt requested) to the following addresses:

(1) If to the Fieldwood PSA Parties, to:

Fieldwood Energy LLC 2000 W. Sam Houston Parkway S., Suite 1200 Houston, Texas 77042 Attention: Thomas R. Lamme

With a copy to:

Weil, Gotshal & Manges LLP
767 Fifth Avenue
New York, NY 10153
Attention: Matt Barr, Esq. (matt.barr@weil.com)
Alfredo Peréz, Esq. (alfredo.perez@weil.com)
Jessica Liou, Esq. (jessica.liou@weil.com)

(2) If to the Apache PSA Parties, to:

Apache Corporation 2000 Post Oak Boulevard, Suite 100 Houston, Texas 77056-4400 Attention: Anthony Lannie and Brett Cupit

With a copy to:

Hunton Andrews Kurth LLP
600 Travis Street
Suite 4200
Houston, Texas 77002
Attention: Robin Russell, Esq. (RRussell@andrewskurth.com)
Catherine Diktaban, Esq. (CDiktaban@hunton.com)

14. **Amendments.** Neither this Agreement nor any provision hereof may be waived, amended, or modified except pursuant to an agreement or agreements in writing entered into by the Fieldwood PSA Parties and the Apache PSA Parties.

[Signature Pages to Follow]

IN WITNESS WHEREOF, the undersigned Parties have executed this Second Amended Implementation Agreement as of the effective date of this Agreement.

FIELDWOOD ENERGY LLC,
a Delaware limited liability company
By: Thomas P. Lamme
Name: Thomas R. Lamme
Title: Senior Vice Proxident and General Counsel
GOM SHELF LLC, a Delaware limited liability company By: Flor of R. Farmel
Name: Thomas R. Lymne
Title: Vice President

APACHE CORPORATION

Name: Ben C. Rodgers

Title: Senior Vice President, Treasurer and

Marketing and Midstream

APACHE SHELF, INC.

Name: Ben C. Rodgers

Title: Senior Vice President and Treasurer

APACHE DEEPWATER LLC

Name: Ben C. Rodgers

Title: Senior Vice President and Treasurer

APACHE SHELF EXPLORATION LLC

Бу.___

Name: Ben C. Rodgers

Title: Senior Vice President and Treasurer

Exhibit A

The "Apache Term Sheet"

Thomas R. Lamme Senior Vice President and General Counsel Direct: 713-969-1107 Email: TLamme@fwellc.com

VIA EMAIL

July 31, 2020

P. Anthony Lannie Executive Vice President and General Counsel **Apache Corporation** 2000 Post Oak Boulevard, Suite 100 Houston, Texas 77056-4400

Re: Legacy Apache Properties Term Sheet

Dear Mr. Lannie:

Attached as Exhibit A is the agreed upon term sheet dated July 31, 2020, by and between Fieldwood Energy LLC and certain of its affiliates (collectively, the "Fieldwood PSA Parties") and Apache Corporation and certain of its affiliates (collectively, the "Apache PSA Parties" and, together with the Fieldwood PSA Parties, the "Parties") supporting the restructuring of the portion of the Fieldwood PSA Parties' business relating to certain assets described therein as the "Legacy Apache Properties" (the "Legacy Apache Properties Term Sheet").

By executing this letter agreement, each of the undersigned Parties agrees (i) to work to implement the terms of the Legacy Apache Properties Term Sheet in accordance therewith and (ii) (upon Fieldwood's payment of the retainers to Apache's attorneys and advisors in the amounts submitted to Fieldwood's outside counsel and subject to review and reasonable satisfaction with the restructuring term sheet to be attached to the restructuring support agreement) to execute and support a restructuring support agreement in a final form reasonably acceptable to Apache and consistent in all respects with the terms of the Legacy Apache Properties Term Sheet.

The Parties may execute and deliver this letter agreement by electronic reproduction and in multiple counterparts, each of which shall constitute an original and all of which shall be one and the same document. This letter agreement shall be governed by the laws of the State of Texas without regard to any choice of law principles.

Regards,

Thomas R. Lamme

Thomas R. Lamme

Enclosure

cc: Michael T. Dane

Senior Vice President and Chief Financial Officer

IN WITNESS WHEREOF, the undersigned Parties have executed this letter agreement as of the date first written above.

FIELDWOOD ENERGY LLC

By: Thomas R. Lamme

Name: Thomas R. Lamme

Title: Senior Vice President and General Counsel

GOM SHELF LLC

By: Thomas R. Kamme

Name: Thomas R. Lamme Title: Vice President APACHE CORPORATION

Name: P. Anthony Lannie

Title: Executive Vice President and General Counsel

APACHE SHELF, INC.

Name: P. Anthony Lannie

Title: Executive Vice President and General Counsel

APACHE DEEP WATER LLC

Name: P. Anthony Lannie

Title: Executive Vice President and General Counsel

Exhibit A

Term Sheet for Fieldwood Energy LLC Restructuring

Summary of Principal Terms

Entity Owning Legacy Apache Properties Post-Confirmation

All oil and gas assets conveyed by Apache Corporation ("Apache") and certain of its affiliates (collectively, the "Apache PSA Parties") in favor of Fieldwood Energy LLC ("Fieldwood" or "debtor") and certain of its affiliates (collectively, the "Fieldwood PSA Parties") pursuant to that Purchase and Sale Agreement dated as of July 18, 2013 between the Apache PSA Parties and the Fieldwood PSA Parties (as amended, "PSA"), plus all leases, wells, fixtures, equipment, permits, ONRR royalty and other deposits, decommissioning bonds with third parties relating to previously sold assets, decommissioning bonds posted by Fieldwood on Legacy Apache Properties, inventory, facilities, easements, pipelines, and related property associated therewith, less and except any such assets sold, assigned, decommissioned, or otherwise disposed of by Fieldwood to third parties or otherwise prior to the date of this Term Sheet or as contemplated in this Term Sheet, and not including the Retained Properties (defined below) (collectively, the "Legacy Apache Properties") shall be owned post-confirmation by a Reorganized Fieldwood unless a different entity is created in accordance with the section entitled "Assumption of Obligations" below (this portion of the business of the Reorganized Fieldwood being referred to hereinafter as "Fieldwood I"). Any outstanding accounts receivable and accounts payable associated with the Legacy Apache Properties as of the effective date of Fieldwood's plan of reorganization shall be retained by Fieldwood II (defined below), and any accounts receivable and accounts payable accruing after the effective date of Fieldwood's plan of reorganization shall accrue to the benefit or obligation of Fieldwood I. Fieldwood I will retain BOEM Operator numbers and Qualification cards for Fieldwood and Fieldwood's affiliate GOM Shelf LLC.

Fieldwood I shall (i) have no assets or liabilities upon confirmation other than the Legacy Apache Properties and operational liabilities, including plugging and abandonment and decommissioning liabilities relating to the Legacy Apache Properties and certain assets described under "Additional Initial Funding Sources" and "Assumption of Obligations" below, (ii) be a bankruptcy remote business entity with a governance structure which is consistent with the business goals of the parties outlined herein (which includes an independent director or manager whose vote is needed to approve major decisions such as bankruptcy. receivership, liquidation, mergers, and consolidations, and removal and appointment (after the initial appointment) of the sole manager and service provider described below (the "Independent Director")), (iii) not be a reporting entity for SEC purposes, (iv) as of the confirmation date, not create a variable interest entity that Apache is required to consolidate, and (v) is structured in a tax efficient manner within the constraints of the criteria set forth in items (i) through (iv) above. To the extent it will accomplish the goals of the parties outlined herein and is otherwise allowed by applicable law, Fieldwood I and the holder of Fieldwood's other assets not sold during the pendency of the Chapter 11 cases ("Fieldwood II") may be created by a divisional merger of Fieldwood under applicable state law upon the confirmation of Fieldwood's plan of reorganization.

Management of Fieldwood I

Fieldwood I will not have employees other than a sole manager. Apache and debtor shall each provide the other with a list of three candidates with a minimum of five (5) years of relevant experience in the energy sector. If one or more names appear on both lists, then the debtor will select the initial sole manager of Fieldwood I from those common name(s). If there are no common names, then each shall have the right to strike two names from the other party's list and the bankruptcy judge shall select the sole manager from the two remaining names (one from each list). In the event the sole manager must be removed (which shall require Apache's consent) and/or replaced or resigns or otherwise no longer serves, then the foregoing procedure will be repeated (except that the Independent Director will replace the bankruptcy court and Fieldwood I will replace the debtor for that purpose).

The initial Independent Director shall be appointed by the debtor and shall be a natural person who is not and, for the prior five years has not been, a director, officer, employee, trade creditor, or shareholder (or spouse, parent, sibling, or child of the foregoing) of Fieldwood, any affiliate of Fieldwood, or any lender to Fieldwood (a "Qualified Person"), and shall be an individual provided by Citadel SPV, Global Securitization Services, LLC, Corporation Service Company, CT Corporation, Lord Securities Corporation, Wilmington Trust Company, or, if none of those companies is then providing professional independent managers, another nationally-recognized company selected by Fieldwood with Apache's consent (the "Approved List") and approved by the bankruptcy court. The Independent Director may not be removed, except with Apache's consent. If the Independent Director is removed, resigns, or otherwise ceases to serve, then Fieldwood I shall select another Independent Director who is a Qualified Person from the Approved List.

The limited liability agreement will specify that the sole manager will have the right to control the business and operations of Fieldwood I at all times prior to the completion of the decommissioning of the Legacy Apache Properties owned by Fieldwood I, subject to compliance with the following covenants which can only be waived with Apache's consent:

- 1. Fieldwood I shall not have any business or operations other than operating the Legacy Apache Properties and decommissioning them;
- 2. Fieldwood I shall not purchase, sell, or farm-in any asset;
- 3. Except in compliance with item 4 immediately below, Fieldwood I shall not farm-out any asset;
- 4. If anyone makes an unsolicited proposal to farm in to any of the Legacy Apache Properties on fair market terms and conditions (including fair market rates of return), then Fieldwood I shall be obligated to market such farm-in opportunity and accept the highest and best offer for such farm-in opportunity as long as the transaction is accretive to Fieldwood I cashflow;
- 5. Fieldwood I shall not incur indebtedness for borrowed money other than under the Standby Facility (defined below);
- 6. Fieldwood I shall not use its free cash flow (after operating expenses) for any purposes other than fulfilling is obligations to Apache under the

Decommissioning Agreement (defined below) and the Standby Facility (defined below) until those obligations have been satisfied in full;

- 7. Fieldwood I shall not amend its bylaws, limited liability agreement, or other organizational documents, and any effort to do so shall be ineffective for any purpose;
- 8. Fieldwood I shall not engage in any activity or take any action outside the ordinary course of business; and
- 9. Fieldwood I shall not dissolve, liquidate, or merge or consolidate with any other entity.

Employee Matters

Fieldwood shall provide Apache with a list of certain employees involved in the operation and management of the Legacy Apache Properties no later than one month after finalizing definitive documentation for the transactions reflected in this Term Sheet and shall make such employees available on a mutually agreed timeline to be interviewed by Apache for potential employment by Apache following the consummation of the Fieldwood I transaction. Apache shall have no obligation to hire any such employees.

Fieldwood is willing to consider assigning all or a portion of its existing decommissioning business, including separate P&A equipment and spreads, to Apache in connection with mutually agreeable resolution of Fieldwood I terms and based on Fieldwood II's residual business post-restructuring. Consummation of the transaction outlined herein shall not be conditioned on Apache's potential acquisition of such decommissioning business.

Operations and Decommissioning Activities

Fieldwood I shall hire an independent third-party service provider to perform all operations and decommissioning on behalf of Fieldwood I. The work to be performed by the independent service provider shall be bid out to not less than three (3) qualified candidate service providers, each with a minimum of five (5) years of relevant experience. The qualified bidder who bids the lowest price and best terms, in view of relevant experience, shall be selected as the initial service provider. To facilitate the transition process prior to selection of such service provider, upon the effectiveness of the plan of reorganization, Fieldwood I will enter into a transition services agreement with Fieldwood II to provide operational services for Fieldwood I and the initial service provider. Such transition services agreement may be terminated by Fieldwood I at any time. In the event the service provider must be removed (which may be done by the sole manager, but only with Apache's consent) and/or replaced or otherwise no longer serves, then the sole manager shall again bid out the work in accordance with the procedures outlined hereinabove. No later than 45 days after the Chapter 11 filing date (the "Petition Date"), Fieldwood may select with Apache's consent, which consent may be withheld by Apache in its sole discretion, certain properties (the "Retained Properties") for which Fieldwood II or its successors shall retain operatorship or ownership and operatorship. Properties set forth on Schedule A, attached hereto. constitute the agreed-upon Retained Properties as of the date of this Term Sheet. With regard to ST 308 (identified as a Retained Property on Schedule A).

¹ Properties comprise fields, onshore and offshore facilities, inventory, shore bases, and other assets in which Fieldwood has acquired an incremental working interest separate from the Apache acquisition or have an operational relationship to other Fieldwood properties and which will be operated by or owned and operated by the Fieldwood II or the Fieldwood deepwater business.

Fieldwood's interest in such property will be transferred to, or allocated through the divisional merger, and owned and operated by the party who owns the deepwater Katmai project upon effectiveness of Fieldwood's plan of reorganization, and the owner of such property shall provide Fieldwood I with a surety bond in a form acceptable to Fieldwood I securing the decommissioning obligations for the ST 308 lease and associated ROW(s) in the amount of \$13.2 million. With regard to VR 78 and VR 362/371 (each identified as a Retained Property on Schedule A), Fieldwood's interest in such properties will remain with Fieldwood II and be owned and operated by Fieldwood II, and Fieldwood II shall assume the decommissioning obligations with respect to those properties. With regard to the four properties listed on Schedule A as "Operatorship" in which ownership will be retained by Fieldwood I, a joint operating agreement reasonably satisfactory to Apache will be put in place (or amended) which provides that Fieldwood I as non-operator will have the right to opt in or out of participation in any future capital spending or project related to a work-over or recompletion of an existing well on the property or the drilling of a new well on the property (a "New Project"). If Fieldwood I elects not to participate in accordance with the applicable joint operating agreement, Fieldwood II as Operator may fund (and, if so, it will indemnify Fieldwood I against costs and liabilities associated with) such New Project as an exclusive (sole risk) operation giving Fieldwood II sole right and obligation to any and all risk, costs, liabilities, downside, and upside from such New Project. Fieldwood I shall retain all of its rights and obligations relating to the property other than those rights and obligations created by the New Project. Services provided by Fieldwood II under such JOA will be billed to Fieldwood I at Fieldwood II's actual costs without any actual or allocated overhead or additional G&A charges.

Services provided by Apache or its third-party contractors to Fieldwood I will be billed to Fieldwood I at Apache's cost and according to typical industry practices under a joint operating agreement.

Right to Fund Capital Expenditures

Apache will have the right, but not the obligation, to fund any future capital expenditures related to projects forecast to increase production or cash flow on the Legacy Apache Properties ("Approved CapEx") upon terms and conditions mutually agreed between Apache and Fieldwood I.

At confirmation, to the extent it is formed or the equivalent entity exists, Fieldwood II and Fieldwood I will enter into a Joint Development Agreement ("JDA") whereby Fieldwood II has the right for two years to present capital projects to Fieldwood I relating to Legacy Apache Properties, which will give Fieldwood I, in Fieldwood I's sole discretion, the option to participate or decline participation under terms mutually agreed and set forth in the JDA. Also, if Fieldwood I intends to decommission a property that was producing at the time Fieldwood I was created, upon notice, Fieldwood II will have the option for a period of time to be agreed on by the parties to request to take over (in the form of participation or conveyance to Fieldwood II) such property in accordance with terms set forth in the JDA. Such request may be accepted or rejected by Fieldwood I in its sole discretion.

Initial Capitalization	Fieldwood shall deposit into Fieldwood I an amount equal to \$50 million minus the actual post-petition decommissioning spend by Fieldwood on the Legacy Apache Properties.
Additional Initial Funding Sources	In addition to Fieldwood's contribution above, Fieldwood I will be capitalized and funded as follows:
	Any and all funds in Trust A shall be made available as described under "Assumption of Obligations" below and
	 Cash flow from the Legacy Apache Properties shall be reinvested and used for decommissioning activities, to fund Approved CapEx, and to repay amounts outstanding, if any, under the Standby Facility.
Assumption of Obligations	Fieldwood I shall continue to be responsible for all of Fieldwood's obligations under the Decommissioning Agreement dated as of September 30, 2013 among the Apache PSA Parties and the Fieldwood PSA Parties (as amended, the "Decommissioning Agreement") and the PSA, including all related contracts, and all contracts relating to insurance, surety bonds, letters of credit, and other decommissioning security assets and all other obligations relating to the Legacy Apache Properties (except to the extent reimbursement or indemnification obligations with respect to the surety bonds and letters of credit are discharged through the bankruptcy), but shall not be responsible for any other obligations of Fieldwood related to its other assets. However, if Fieldwood I is created in a manner other than a divisional merger and is not a residual entity from Fieldwood, Fieldwood I shall assume the same obligations described in the immediately preceding sentence, and Fieldwood and Apache will agree on a structure to complete the formation transaction consistent with the intent of this Term Sheet; provided that all necessary consents can be obtained in order to preserve all material rights of Apache under the material contracts described above, including the letters of credit and bonds issued to Apache in support of the Decommissioning Agreement. If the plan of reorganization confirmed by the bankruptcy court and the definitive documents contemplated herein are consistent with the terms herein unless otherwise agreed and grant Apache all the rights and protections provided for in this Term Sheet unless otherwise agreed, then Apache will waive any claims against the debtor based on any alleged prepetition breach of the Decommissioning Agreement or any related agreement and shall release any and all claims against the debtors and all other released parties under Fieldwood's plan of reorganization (and such releases shall be mutual with Apache benefiting as a released party under the plan) but only to the extent such releases do not i

	be entitled to draw at any time prior to completion of decommissioning of the Legacy Apache Properties should certain letters of credit or bonds of the Decommissioning Security not be renewed in a manner consistent in all respects with the existing terms of such letters of credit or bonds, and, if drawn in such manner, such funds shall be contributed to Trust A. Fieldwood I shall take any action reasonably requested by Apache to entitle Apache to draw on the Decommissioning Security as contemplated in this Term Sheet and shall not take any position in any proceeding or otherwise inconsistent with Apache's ability to draw on the Decommissioning Security.
Standby Facility	After the Decommissioning Security has been exhausted or is not available to pay or reimburse Apache for decommissioning, Fieldwood I will have the right to borrow from Apache the funds required to perform decommissioning on the Legacy Apache Properties via a line of credit (the "Standby Facility"). The Standby Facility shall have a first lien on all the assets of Fieldwood I. Cash advanced shall earn interest at 400 basis points (4% per annum) over the interest rate of Apache's then most recently issued bonds. All principal and interest will be paid in cash from the first available free cash flow of Fieldwood I following each loan. Additional customary terms and conditions TBD. The first lien shall also secure Fieldwood I's obligations to Apache under the Decommissioning Agreement.
	The Standby Facility shall mature at completion of all decommissioning activities.
Beneficiaries of the Fieldwood I	Fieldwood has the right to designate who shall receive ownership interests entitling the holder to any assets remaining in Fieldwood I after decommissioning is complete and the Standby Facility is repaid. Such interests may be distributed by Fieldwood (consistent with the rules of priority and as may be negotiated under the plan) upon confirmation of Fieldwood's plan of reorganization or as otherwise agreed thereafter but shall thereafter be non-transferable on the books and records of Fieldwood I, it being the goal of all parties that Fieldwood I will not be a reporting entity for SEC purposes and such ownership interests in Fieldwood I shall not be registered or traded on any exchange. Apache understands and agrees that the restructuring transactions currently contemplated by the RSA (defined below) do not provide for the DIP Lenders or the pre-petition FLTL Lenders becoming beneficial owners of Fieldwood I.
Fieldwood's Plan of Reorganization	Apache will support a Fieldwood Chapter 11 plan of reorganization which provides for the Fieldwood I structure outlined herein and will execute a restructuring support agreement ("RSA") consistent with the terms herein evidencing same. The RSA shall provide that Apache shall have consent rights over all definitive documents related to the Fieldwood I structure outlined herein, and over the portions of the plan of reorganization and the confirmation order that provide for and approve the Fieldwood I structure outlined herein. The RSA shall contain customary termination rights.
Post-Petition Decommissioning Activity	The DIP Budget shall provide Fieldwood with reasonable funds to accomplish the following during the pendency of the Chapter 11 cases, as it pertains to the Legacy Apache Properties:

r	
	 Maintain and operate the properties as a reasonably prudent operator in the ordinary course of business, Maintain all of the assets in their current condition, subject to the Post-Petition Decommissioning Budget (defined below), and insurance upon such assets in amounts and kinds comparable to pre-petition coverage,
	3) Perform decommissioning activities consistent with the Decommissioning Agreement in accordance with a budget agreed to in advance between Fieldwood and Apache (the "Post-Petition Decommissioning Budget"), the total amount of which budget shall not be greater than \$50 million during the pendency of the case, assuming an emergence by March 31, 2021. In the event of emergence later than March 31, 2021, Fieldwood and Apache shall (i) work in good faith to agree upon an extended Post-Petition Decommissioning Budget and (ii) in such event, if (a) Fieldwood has insufficient operating income from the Legacy Apache Properties to perform any required decommissioning within respect to any Legacy
Expense	Apache Property, after mutually agreed upon capital expenditures, and (b) any governmental authority or any other Person or entity causes Apache or its Affiliates to conduct decommissioning that is required in accordance with applicable Law or contract, then Apache will conduct or cause to be conducted such decommissioning in accordance with the terms of the Decommissioning Agreement.
Reimbursement	Fieldwood will pay up to \$4,000,000 of reasonable and documented fees and expenses of Apache related to the formation of Fieldwood I and Fieldwood's restructuring; provided that such fees and expenses shall only be payable so long as Apache is a party to the RSA.
Other Matters	Briarlake office sublease to be renegotiated (i) to reflect current market rates for remainder of sublease term; and (ii) to reflect reduced square-footage consistent with the scale and business functions of Fieldwood II or its successors as a result of the Chapter 11 plan of reorganization). Fieldwood and Apache shall negotiate mutually agreeable definitive documentation for the transactions reflected in this Term Sheet within 45 days of
	the Petition Date. Additionally, Apache acknowledges and agrees that the definitive documentation implementing the transactions contemplated under this Term Sheet shall be subject to approval of holders of consent rights as set forth in the RSA, including certain DIP and FLTL Lenders consent rights, which approval shall not be unreasonably withheld, it being understood that good faith negotiations with respect to matters not addressed in this Term Sheet shall not be considered unreasonably withholding approval.
Effectiveness	The transactions contemplated by this Term Sheet, and as set forth in definitive documentation, shall (i) require that the Decommissioning Agreement and related agreements will not be rejected by the debtor during the Chapter 11 case, and such obligations shall be allocated to, and remain the obligations of, Fieldwood I upon

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Apache / Fieldwood Restructuring Term Sheet

the consummation of the plan and the divisional merger contemplated herein, (ii) preserve all Apache's rights with respect to Trust A, the net profits interests, and the letters of credit and bonds issued to Apache under the Decommissioning Agreement, and (iii) become effective on the consummation of Fieldwood's plan of reorganization.

Schedule A: Retained Properties

Field	Classification		
ST 308	Ownership and Operatorship		
GI 110/116 Operatorship			
GI 43	Operatorship		
ST 53/67/68	Operatorship		
MC 109	Operatorship		
VR 78	Ownership and Operatorship		
VR 362/371	Ownership and Operatorship		

Exhibit 1

Certificate of Conversion (DE) (FWE)

STATE OF DELAWARE CERTIFICATE OF CONVERSION FROM A DELAWARE LIMITED LIABILITY COMPANY TO A NON-DELAWARE ENTITY PURSUANT TO SECTION 18-216 OF THE LIMITED LIABILITY COMPANY ACT

1.) The name of the Limited Liability Company is Fieldwood Energy LLC	
(If changed, the name under which it's certificate of for filed:	
2.) The date of filing of its original certificate of formation State is 11/5/2012	
3.) The jurisdiction in which the business form, to which shall be converted, is organized, formed or created is Texa	
4.) The conversion has been approved in accordance with the	nis section;
5.) The limited liability company may be served with proce any action, suit or proceeding for enforcement of any obligation company arising while it was a limited liability company of that it irrevocably appoints the Secretary of State as its ager in any such action, suit or proceeding.	ation of the limited liability The State of Delaware, and
6.) The address to which a copy of the process shall be mail	led to by the Secretary of State
CAPITOL CORPORATE SERVICES, INC. 206 E. 9TH STREET, SUITE 1300 AUSTIN,	TX 78701
In Witness Whereof, the undersigned have executed this Ce day of, A.D	
By:	
Бу	Authorized Person
Name: _	Print or Type
	Print or Type

Exhibit 2

Certificate of Conversion (TX) (FWE)

STATE OF TEXAS CERTIFICATE OF CONVERSION OF A DELAWARE LIMITED LIABILITY COMPANY TO A TEXAS LIMITED LIABILITY COMPANY

This Certificate of Conversion (this "<u>Certificate</u>"), dated as of [●], 2021, has been duly executed and is being filed by Fieldwood Energy LLC, a Delaware limited liability company, to convert to Fieldwood Energy LLC, a Texas limited liability company under Section 10.102 of the Texas Business Organizations Code (the "TBOC").

- 1. The name of the converting entity is Fieldwood Energy LLC, a Delaware limited liability company (the "Converting Entity").
- 2. The jurisdiction of formation of the Converting Entity is the State of Delaware and the date of formation of the Converting Entity is November 5, 2012.
- 3. The Converting Entity is converting from a limited liability company formed under the laws of the State of Delaware to a Texas limited liability company formed under the laws of the State of Texas. The name of the Texas limited liability company is "Fieldwood Energy LLC" (the "Company").
- 4. The file number issued to the Converting Entity by the Secretary of State is 0801715506.
- 5. The plan of conversion (the "<u>Plan</u>") as required under Section 10.103 of the TBOC is attached hereto as Exhibit A.
- 6. The Certificate of Formation of the Company is attached to the Certificate of Conversion as Exhibit A to the Plan.
- 7. The Plan has been approved as required by the laws of the jurisdiction of formation and the governing documents of the Converting Entity.
- 8. The Company will be responsible for the payment of any required franchise taxes of the Converting Entity.
- 9. This document shall become effective upon its acceptance and filing by the Secretary of State of the State of Texas.

IN WITNESS WHEREOF, the undersigned has executed this Certificate as of the date first above written.

FIELDWOOD ENERGY LLC

By:		
•	Name: [●]	
	Title: [●]	

Exhibit A

Plan of Conversion

See attached.

Exhibit 3

Plan of Conversion (TX) (FWE)

PLAN OF CONVERSION

OF

Fieldwood Energy LLC
(a Delaware limited liability company)
INTO

Fieldwood Energy LLC (a Texas limited liability company)

Adopted on [●], 2021

Pursuant to the provisions of Section 18-216 of the Delaware Limited Liability Company Act and Section 10.103 of the Texas Business Organizations Code, Fieldwood Energy LLC, a Delaware limited liability company ("Fieldwood"), hereby adopts the following Plan of Conversion:

- 1. The name of the converting entity is "Fieldwood Energy LLC", a Delaware limited liability company, and the name of the converted entity is "Fieldwood Energy LLC", a Texas limited liability company (the "Company").
- 2. Fieldwood is continuing its existence in the organizational form of a Texas limited liability company.
- 3. The Company is to be a limited liability company under the laws of the State of Texas.
- 4. 100% of the membership interests of Fieldwood outstanding immediately prior to the conversion shall by virtue of the conversion and without any action on the part of the holders thereof, automatically be converted into 100% of the issued and outstanding membership interests of the Company.
- 5. The conversion shall become effective upon (a) the filing and acceptance of a Certificate of Conversion with the Secretary of State of the State of Texas and (b) the filing and acceptance of a Certificate of Conversion with the Secretary of State of the State of Delaware.
- 6. The Company will be responsible for the payment of all fees and franchise taxes and will be obligated to pay such fees and taxes if they are not timely paid.
- 7. Attached as <u>Exhibit A</u> to this Plan of Conversion is the Texas Certificate of Formation of the Company.
- 8. The Plan of Conversion has been approved as required by the laws of the Corporation's jurisdiction of formation and governing document.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the undersigned has executed this Plan of Conversion as of the date first written above.

FIELDWOOD ENERGY LLC

By:		
Name:	[•]	
Title:	[ullet]	

EXHIBIT A CERTIFICATE OF FORMATION

See attached.

Exhibit 4

Certificate of Formation (TX) (FWE)

Form 205 (Revised 05/11)

Submit in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555 FAX: 512 463-5709

Filing Fee: \$300

This space reserved for office use.

TX

State

78701

Zip Code



Certificate of Formation Limited Liability Company

Article 1 – Entity Name and Type

The filing entity being formed is a limited liability company. The name of the entity is:

E.	IEI	DM	OOD	ENER	CV	TΤ	
Г.	пел	/I / VV	しハカカ	CINCK	VII.	1.71.7	٠.

Street Address

The name must contain the words "limited liability company," "limited company," or an abbreviation of one of these phrases.

Article 2 – Registered Agent and Registered Office

(See instructions. Select and complete either A or B and complete C.)

|X| A. The initial registered agent is an organization (cannot be entity named above) by the name of: CAPITOL CORPORATE SERVICES, INC. OR B. The initial registered agent is an individual resident of the state whose name is set forth below: First Name M.I.Last Name Suffix C. The business address of the registered agent and the registered office address is: 206 E. 9TH STREET, SUITE 1300

Article 3—Governing Authority

(Select and complete either A or B and provide the name and address of each governing person.)

A. The limited liability company will have managers. The name and address of each initial manager are set forth below.

AUSTIN

City

B. The limited liability company will not have managers. The company will be governed by its members, and the name and address of each initial member are set forth below.

GOVERNING PERSON 1						
NAME (Enter the name of either an individual or an organization, but not both.)						
IF INDIVIDUAL						
First Name M.I.	Last Name			Suffix		
OR	Lust Nume			Suffix		
IF ORGANIZATION						
FIELDWOOD ENERGY INC.						
Organization Name						
ADDRESS						
2000 W. SAM HOUSTON PKWY S., SUITE 1200	HOUSTON	TX	USA	77042-3623		
Street or Mailing Address	City	State	Country	Zip Code		

Form 205 4

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GOVERNING PERSON 2					
NAME (Enter the name of either an individua IF INDIVIDUAL	l or an organization, but	not both.)			
First Name OR IF ORGANIZATION	M.I.	Last Name			Suffix
Organization Name ADDRESS					
Street or Mailing Address	Ci	ty	State	Country	Zip Code
GOVERNING PERSON 3 NAME (Enter the name of either an individua IF INDIVIDUAL	l or an organization, but	not both.)			
First Name OR IF ORGANIZATION	M.I.	Last Name			Suffix
Organization Name ADDRESS					
Street or Mailing Address	Ci	ty	State	Country	Zip Code

Article 4 – Purpose

The purpose for which the company is formed is for the transaction of any and all lawful purposes for which a limited liability company may be organized under the Texas Business Organizations Code.

Supplemental Provisions/Information

Text Area: [The attached addendum, if any, is incorporated herein by reference.]

The entity is formed under a plan of conversion. The name of the converting entity is Fieldwood Energy LLC. The address of the converting entity is 2000 W. Sam Houston Pkwy. S., Suite 1200, Houston, Texas 77042. The converting entity was formed on 11/5/2012 under the laws of the State of Delaware, USA. The converting entity was previously a Delaware limited liability company. The converting entity is registered as a foreign entity under the Texas Secretary of State file number 0801715506.

Form 205 5

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Organizer

The name and address of the organizer:		
Name		
Street or Mailing Address	City	State Zip Code
Effectiveness	of Filing (Select either A, B, o	or C.)
A. This document becomes effective when the document is filed by the secretary of state. B. This document becomes effective at a later date, which is not more than ninety (90) days from		
the date of signing. The delayed effective d		more than finicity (50) days from
C. This document takes effect upon the occurrence of the future event or fact, other than the passage of time. The 90 th day after the date of signing is:		
The following event or fact will cause the document to take effect in the manner described below:		
the filing of the certificate of conversion of Fieldwood	d Energy LLC with the Secreta	ary of State of Texas .
	Execution	
The undersigned affirms that the person appointment. The undersigned signs this d submission of a materially false or fraudulen undersigned is authorized to execute the filing	ocument subject to the pt instrument and certifies	penalties imposed by law for the
Date:		
	Signature of organizer	
	Printed or typed name of orga	nizer

Form 205 6

Exhibit 5

Agreement and Plan of Merger (TX) (FWE)

AGREEMENT AND PLAN OF MERGER OF FIELDWOOD ENERGY LLC INTO FIELDWOOD ENERGY I LLC AND FIELDWOOD ENERGY III LLC

This AGREEMENT AND PLAN OF MERGER, dated as of [•], 2021 (this "<u>Plan of Merger</u>"), is adopted by Fieldwood Energy LLC, a Texas limited liability company ("<u>FWE</u>").

WHEREAS, commencing August 3, 2020, FWE and certain other affiliates of FWE (each, a "<u>Debtor</u>" and collectively, the "<u>Debtors</u>") filed voluntary petitions with the United States Bankruptcy Court for the Southern District of Texas (the "<u>Bankruptcy Court</u>") initiating their respective cases pending under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") styled *In re Fieldwood Energy LLC, et al.*, jointly administered under Case No. 20-33948 (MI) (each case of a Debtor, a "Case" and collectively, the "<u>Chapter 11 Cases</u>");

WHEREAS, in connection with the Chapter 11 Cases, the Debtors filed the [Joint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors at Docket No. [•]] (as may be amended, restated, amended and restated, supplemented, or otherwise modified from time to time, the "Plan of Reorganization"), which was confirmed by order of the Bankruptcy Court entered on [•], 2021 at Docket No. [•] (as may be amended, modified, and supplemented, the "Confirmation Order");

[WHEREAS, in accordance with the Plan of Reorganization and Confirmation Order, pursuant to the Credit Bid Purchase Agreement certain assets and properties of the Debtors (defined in the Plan of Reorganization as the "<u>Credit Bid Acquired Interests</u>") were sold and conveyed to, and certain liabilities and obligations of Debtors (defined in the Plan of Reorganization as the "<u>Credit Bid Assumed Liabilities</u>") were assumed by, FWE II prior to the Effective Time (the "<u>Credit Bid Transaction</u>");]

WHEREAS, pursuant to the Plan of Reorganization, and as authorized by the Confirmation Order, FWE converted from a Delaware limited liability company to a Texas limited liability company on [•], 2021;

WHEREAS, pursuant to the Plan of Reorganization, and as authorized by the Confirmation Order, FWE is to effect a divisional merger as set forth in this Plan of Merger (the "Merger"), pursuant to which, among other things:

- a) FWE shall maintain its separate existence and continue as a surviving entity under the name "Fieldwood Energy III LLC" (as such entity exists from and after the Effective Time, "FWE III");
- b) a new Texas limited liability company shall be formed under the name "Fieldwood Energy I LLC" ("FWE I");

- c) all of the FWE I Assets (as defined below) shall be allocated to, possessed by, and vested in FWE I, and all of the FWE I Obligations (as defined below) shall be allocated to and shall vest in, and shall constitute liabilities and obligations of, FWE I;
- d) all of the assets of FWE (other than the FWE I Assets and the Credit Bid Acquired Assets) shall be allocated to, possessed by, and vested in FWE III; and
- e) all of the liabilities and obligations of FWE (other than the FWE I Obligations and the Credit Bid Assumed Liabilities) shall be allocated to and shall vest in, and shall constitute liabilities and obligations of, FWE III; and

WHEREAS, this Plan of Merger has been authorized by the Confirmation Order, which provides such approval of the transactions contemplated hereby as required for purposes of Sections 10.001, 10.002, and 10.302 of the Texas Business Organizations Code (the "TBOC"), and, in accordance with Section 10.008 of TBOC, the Merger shall be consummated without any transfer or assignment having occurred.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements herein contained, and for the purpose of prescribing the terms and conditions of the Merger, the mode of carrying it into effect, the manner and basis of allocating ownership interests of each of the resulting entities and such other details and provisions of the Merger as are deemed necessary or desirable, FWE has agreed and covenanted, and does hereby agree and covenant, as follows:

1. Subject to the provisions of this Plan of Merger, FWE shall cause the Merger to be consummated by filing a certificate of merger with the Secretary of State of the State of Texas in such form as is required by, and executed in accordance with, the relevant provisions of the TBOC, in substantially the form attached as Exhibit A (the "Certificate of Merger"), together with a certificate of formation of FWE I in substantially the form attached as Exhibit B. The Certificate of Merger shall provide that the Merger shall be effective on the date the Certificate of Merger is accepted and filed with the Secretary of State of the State of Texas (the "Effective Time").

2. At the Effective Time:

- (a) FWE shall be divisionally merged in accordance with the TBOC with (i) FWE I being formed as a Texas limited liability company separate from FWE III and continuing as a surviving business entity of the Merger as to the FWE I Assets and the FWE I Obligations in accordance with the TBOC under the name "Fieldwood Energy I LLC" and (ii) FWE continuing as a surviving business entity of the Merger as to all assets and liabilities of FWE (other than the FWE I Assets, the FWE I Obligations, the Credit Bid Acquired Assets, and the Credit Bid Assumed Liabilities) in accordance with the TBOC under the name "Fieldwood Energy III LLC." The Merger will have the effect set forth below and in Section 10.008 of the TBOC.
- (b) There shall be no change (through conversion, exchange, or otherwise) to the membership interests of FWE, which membership interest in FWE III will continue to be owned by Fieldwood Energy Inc. as of immediately following the Effective Time.

- (c) All of the membership interests of FWE I shall be owned by Fieldwood Energy Inc. as of immediately following the Effective Time
- (d) All of the rights, assets, and properties of FWE described in <u>Part A</u> of <u>Schedule I</u> attached hereto (the "<u>FWE I Assets</u>") shall be allocated to, possessed by, and vested in FWE I without reversion or impairment, without further act or deed, and without transfer or assignment having occurred.
- (e) All of the liabilities and obligations of FWE described in <u>Part B</u> of <u>Schedule I</u> attached hereto (the "<u>FWE I Obligations</u>") shall be allocated to and shall vest in, and shall constitute liabilities and obligations of, FWE I. For the avoidance of doubt, the FWE I Obligations exclude all Credit Bid Assumed Liabilities (including all Closing Date Payables and all FWE II Retained Properties Payables).
- (f) All of the rights, assets, and properties of FWE other than the FWE I Assets and the Credit Bid Acquired Assets (collectively, the "FWE III Assets"), including (i) those rights, assets, and properties of FWE described in Part A of Schedule II attached hereto (collectively, the "Wind Down Assets") and (ii) those rights, assets, and properties described in Part A of Schedule III (collectively, the "Predecessor Assets"), shall be allocated to, possessed by, and vested in FWE III without reversion or impairment, without further act or deed, and without transfer or assignment having occurred.
- Obligations and the Credit Bid Assumed Liabilities (collectively, the "FWE III Obligations"), including (i) all liabilities and obligations to the extent relating to the Wind Down Assets and all liabilities and obligations described in Part B of Schedule II attached hereto (collectively, the "Wind Down Obligations"), (ii) all of the liabilities and obligations of FWE retained by FWE upon consummation of the Credit Bid Transaction, as well as (except as provided in Section 3(b)(i)) obligations of FWE under the Credit Bid Purchase Agreement, and (iii) all liabilities and obligations relating to the Predecessor Assets and all liabilities and obligations described in Part B of Schedule III attached hereto (collectively, the "Predecessor Obligations"), shall be allocated to and shall vest in, and shall constitute liabilities and obligations of, FWE III.

3. Post-Merger Covenants.

(a) Each of FWE I and FWE III shall, at any time and from time to time from and after the Effective Time as and when requested by FWE I or FWE III, or by their respective successors or assigns, execute and deliver, or cause to be executed and delivered in its name by its authorized officers, all such conveyances, transfers, deeds, or other instruments as FWE I or FWE III, as applicable, or such successors or assigns, may reasonably deem necessary in order to evidence (i) the allocation to and vesting in FWE I of the FWE I Assets, and the allocation to and vesting in FWE I of, and the liability and obligation of FWE III of the FWE III Assets, and the allocation to and vesting in FWE III of, and the liability and obligation of FWE III for, the FWE III Obligations as a result of the Merger. Without limiting the foregoing, FWE III shall take such actions as necessary to effect a transfer from [insert applicable bank account] to an account

designated in writing by FWE I of (i) the FWE I Cash Amount, (ii) the FWE I Suspense Funds, and (iii) the Prepaid JIB Cash Amount.

- (b) From and after the Effective Time (i) FWE I shall, and shall cause the FWE I Subsidiaries controlled by FWE I to, perform the obligations of FWE under Section [●]¹ of the Credit Bid Purchase Agreement with respect to Closing Accounts Receivable to the extent attributable to FWE I Assets or any assets held by such FWE I Subsidiaries as of the Effective Time (provided FWE I shall have no obligation to incur any cost or expense in performing such obligations) and (ii) FWE III shall, and shall cause its subsidiaries to, perform the obligations of FWE under Section [●] of the Credit Bid Purchase Agreement with respect to Closing Accounts Receivable to the extent attributable to FWE III Assets or any assets held by subsidiaries of FWE III as of the Effective Time.
- 4. As a result of the consummation of the Merger in accordance with this Plan of Merger, FWE I shall only be allocated, shall only possess, and shall only be vested in and receive the FWE I Assets, and shall only be allocated and vested in, shall only possess, and shall only be subject to the FWE I Obligations, and FWE I shall have no rights or obligations relating to any of the FWE III Assets or the FWE III Obligations, except as may be expressly set forth in Section 6 or a separate agreement, which is entered into at or after the Effective Time, between FWE I and FWE III with respect to such other Assets or Obligations; and FWE I shall not be deemed to be a predecessor in interest to any of the FWE III Assets or the FWE III Obligations.
- 5. As a result of the consummation of the Merger in accordance with this Plan of Merger, FWE III shall only be allocated, shall only possess, and shall only be vested in and receive the FWE III Assets and shall only be allocated and vested in, shall only possess, and shall only be subject to the FWE III Obligations, and FWE III shall have no rights or obligations relating to any of the FWE I Assets or the FWE I Obligations, except as may be expressly set forth in Section 6 or in a separate agreement, which is entered into at or after the Effective Time, between FWE III and FWE I with respect to such other Assets or Obligations; and FWE III shall not be deemed to be a predecessor in interest to any of the FWE I Assets or the FWE I Obligations.
- 6. If immediately prior to the Effective Time, FWE owned an interest or right in assets (other than Predecessor Oil and Gas Properties or Wind Down Oil and Gas Properties) which FWE did not acquire under or pursuant to the Apache PSA and which², immediately prior to the Effective Time, was used in connection with or held for use in connection both with (a) FWE I Oil and Gas Properties or FWE I Rights of Way, on the one hand, and any of (b)(i) Wind Down Oil and Gas Properties or Wind Down Rights of Way or (ii) Predecessor Oil and Gas Properties or Predecessor Rights of Way, on the other hand (individually, a "Fieldwood Joint Use Property" and, collectively, the "Fieldwood Joint Use Properties"), then FWE I shall own such Fieldwood Joint Use Property as an FWE I Asset and such Fieldwood Joint Use Property shall not be a Wind

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¹ <u>Note to Draft</u>: This is to reference the provision of the Credit Bid Purchase Agreement providing for collection of Closing Accounts Receivable post sale to FWE II.

² <u>Note to Draft</u>: FWE confirming there are no Legacy Apache Assets that are also used for any other interests/assets. To the extent any Legacy Apache Assets are also used for any other interests/assets, such assets will be identified and will either be added to the assets governed by Section 6 or FWE I and FWE III will enter into a letter agreement regarding the joint use of such assets consistent with Section 6 or as otherwise agreed to by FWE I and FWE III.

Down Asset or a FWE III Asset or owned by FWE III; provided, however, that FWE III shall have, and FWE I shall provide FWE III with, access, use, and economic benefit with respect to such Fieldwood Joint Use Property to the extent, and only to the extent, such Fieldwood Joint Use Property was used or held for use in connection with the applicable Wind Down Oil and Gas Properties, Wind Down Rights of Way, Predecessor Oil and Gas Properties, or Predecessor Rights of Way immediately prior to the Effective Time; provided, further, that any obligation or liability incurred by FWE I to the extent arising from, related to, or connected with such access, use, or economic benefit by or on behalf of FWE III, (1) shall not constitute an FWE I Obligation, (2) shall be FWE III Obligations and the obligations and liabilities of FWE III, and (3) FWE III shall indemnify and hold harmless FWE I and the FWE Subsidiaries from and against all such obligations and liabilities allocated to FWE III pursuant to this Section 6.

- 7. <u>Certain Definitions</u>. As used herein and in the Schedules and Exhibits attached hereto, (i) the terms set forth below have the meanings ascribed to such terms below and (ii) the terms defined in the Schedules and Exhibits attached hereto have the meanings ascribed to such terms in such Schedules and Exhibits.
 - (a) "Apache" means Apache Corporation, a Delaware corporation.
- (b) "<u>Apache PSA</u>" means that certain Purchase and Sale Agreement, dated as of July 18, 2013, by and among Apache, Apache Deepwater LLC, Apache Shelf, Inc., Apache Shelf Exploration LLC, GOM Shelf, and FWE, as amended from time to time, and the transaction documents executed in connection therewith.
- (c) "<u>Asset</u>" means any individual asset, property, right, or interest in any of the FWE I Assets or the FWE III Assets; "<u>Assets</u>" means, collectively, the FWE I Assets and the FWE III Assets.
- (d) "<u>Bankruptcy Code</u>" has the meaning ascribed to such term in the recitals hereto.
- (e) "<u>Bankruptcy Court</u>" has the meaning ascribed to such term in the recitals hereto.
 - (f) "Case" has the meaning ascribed to such term in the recitals hereto.
- (g) "<u>Casualty</u>" means an event in which any portion of the Assets is damaged or destroyed or otherwise impaired by fire, explosion, tornado, hurricane, earthquake, earth movement, flood, water damage, or other similar casualty or is taken in condemnation or under right of eminent domain.
- (h) "<u>Certificate of Merger</u>" has the meaning ascribed to such term in <u>Section 1</u> hereto.
- (i) "Chapter 11 Cases" has the meaning ascribed to such term in the recitals hereto.

- (j) "Closing Accounts Receivable" has the meaning ascribed to such term in the Credit Bid Purchase Agreement.
- (k) "Closing Date Payable" has the meaning ascribed to such term in the Credit Bid Purchase Agreement.
- (l) "<u>Confirmation Order</u>" has the meaning ascribed to such term in the recitals hereto.
- (m) "Contract" means any contract, lease, license, purchase order, sales order, indenture, note, bond, loan, instrument, obligation, promise, grant, or other agreement, arrangement, understanding or commitment, whether or not in written form, that is binding upon a Person or its property.
- (n) "<u>Conveyed</u>" means conveyed, assigned, or sold pursuant to the Apache PSA, regardless of whether such conveyance, assignment, or bill of sale was recorded in the appropriate records of, or approved or recognized by, the applicable Governmental Authority.
- (o) "<u>Credit Bid Acquired Interests</u>" has the meaning ascribed to such term in the recitals hereto.
- (p) "Credit Bid Assumed Liabilities" has the meaning ascribed to such term in the recitals hereto.
- (q) "Credit Bid Purchase Agreement" means the Purchase and Sale Agreement, [dated [•], [•], by and among FWE, [FWE Affiliates] and FWE II].
- (r) "Credit Bid Transaction" has the meaning ascribed to such term in the recitals hereto.
- (s) "<u>Debtor</u>" and "<u>Debtors</u>" has the meaning ascribed to such term in the recitals hereto.
- (t) "<u>Decommissioning</u>" has the meaning ascribed to such term in the Decommissioning Agreement.
- (u) "<u>Decommissioning Agreement</u>" has the meaning ascribed to such term <u>clause (xix) in Part A of Schedule I attached hereto.</u>
 - (v) "Effective Time" has the meaning ascribed to such term in Section 1 hereto.
- (w) "Environmental Laws" means, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq. ("CERCLA"); the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq.; the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq.; the Clean Air Act, 42 U.S.C. § 7401 et seq.; the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq.; the Toxic Substances Control Act, 15 U.S.C. §§ 2601 through 2629; the Oil Pollution Act, 33 U.S.C. § 2701 et seq.; the Emergency Planning and Community Right to Know Act, 42 U.S.C. § 11001 et seq.; the Endangered Species Act, 16 U.S.C.

- § 1531 et seq.; and the Safe Drinking Water Act, 42 U.S.C. §§ 300f through 300j, in each case as amended in effect as of the Effective Time, and all similar laws in effect as of the Effective Time of any Governmental Authority having jurisdiction over the property in question addressing pollution, protection of the environment, biological resources, Hazardous Substances, or P&A Obligations.
- (x) "Environmental Liabilities" means any and all damages, remediation, obligations, liabilities, environmental response costs, costs to cure, cost to investigate or monitor, restoration costs, costs of remediation or removal, settlements, penalties, fines, and attorneys' and consultants fees and expenses arising out of or related to any violations or non-compliance with any Environmental Laws, including any contribution obligation under CERCLA or any other Environmental Law or matters incurred or imposed pursuant to any claim or cause of action by a Governmental Authority or other Person, attributable to any environmental liabilities, any Release of Hazardous Substances, or any other environmental condition with respect to the ownership or operation of the Assets, including conditions of Facilities not in compliance with Laws promulgated by the Bureau of Ocean Energy Management ("BOEM"), the Bureau of Safety and Environmental Enforcement ("BSEE"), or the United States Coast Guard.
- (y) "<u>Facilities</u>" means the FWE I Facilities, the Wind Down Facilities, or the Predecessor Facilities, as applicable.
- (z) "<u>Fieldwood Joint Use Property</u>" has the meaning ascribed to such term in Section 6 hereto.
 - (aa) "FWE" has the meaning ascribed to such term in the recitals hereto.
 - (bb) "FWE I" has the meaning ascribed to such term in the recitals hereto.
- (cc) "<u>FWE I Assets</u>" has the meaning ascribed to such term in <u>Section 2(d)</u> hereto.
- (dd) "<u>FWE I Cash Amount</u>" has the meaning ascribed to such term in <u>clause</u> (xxiii) of Part A of Schedule I hereto.
- (ee) "<u>FWE I Contracts</u>" has the meaning ascribed to such term in <u>clause (x)</u> in <u>Part A</u> of <u>Schedule I</u> attached hereto.
- (ff) "<u>FWE I Facilities</u>" has the meaning ascribed to such term in <u>clause (iii)</u> in <u>Part A</u> of <u>Schedule I</u> attached hereto.
- (gg) "<u>FWE I Lands</u>" has the meaning ascribed to such term in <u>clause (i)</u> in <u>Part A</u> of <u>Schedule I</u> attached hereto.
- (hh) "<u>FWE I Leases</u>" has the meaning ascribed to such term in <u>clause (i)</u> in <u>Part A</u> of <u>Schedule I</u> attached hereto.
- (ii) "<u>FWE I Permits</u>" has the meaning ascribed to such term in <u>clause (vi)</u> in Part A of Schedule I attached hereto.

- (jj) "<u>FWE I Obligations</u>" has the meaning ascribed to such term in <u>Section 2(e)</u> hereto.
- (kk) "<u>FWE I Rights of Way</u>" has the meaning ascribed to such term in <u>clause (v)</u> in <u>Part A</u> of <u>Schedule I</u> attached hereto.
- (ll) "<u>FWE I Subsidiaries</u>" means GOM Shelf and the other entities listed on <u>Exhibit I-I.</u>
- (mm) "<u>FWE I Units</u>" has the meaning ascribed to such term in <u>clause (i)</u> in <u>Part</u> A of Schedule I attached hereto.
- (nn) "<u>FWE I Wells</u>" has the meaning ascribed to such term in <u>clause (ii)</u> in <u>Part</u> A of Schedule I attached hereto.
- (oo) " $\overline{FWE\ II}$ " means [insert Buyer under the Credit Bid Purchase Agreement].
- (pp) "<u>FWE II Retained Properties</u>" has the meaning ascribed to such term in <u>Part A</u> of <u>Schedule I</u> attached hereto.
- (qq) "<u>FWE II Retained Properties Payables</u>" has the meaning ascribed to such term in the Credit Bid Purchase Agreement.
 - (rr) "FWE III" has the meaning ascribed to such term in the recitals hereto.
- (ss) "<u>FWE III Assets</u>" has the meaning ascribed to such term in <u>Section 2(f)</u> hereto.
- (tt) "FWE III Obligations" has the meaning ascribed to such term in Section 2(g) hereto.
- (uu) "GOM Shelf" means GOM Shelf LLC, a Delaware limited liability company.
- GOM Shelf immediately prior to the closing of the transactions under the Apache PSA in (i) the oil, gas, other Hydrocarbon, and mineral leases, subleases, operating rights, record title interests, carried interests, royalties, overriding royalty interests, net profits interests, production payments, reversionary interests, and other rights or interests of any kind or character in Hydrocarbons in place and mineral interests or servitudes of every nature in, on, under, and that may be produced from or attributable to any of the lands covered by such leases, subleases, interests, and rights, whether legal or equitable, vested or contingent, and regardless of whether the same are expired or terminated, including those described on Exhibit I-A attached hereto that are identified as GOM Shelf Leases thereon (collectively, the "GOM Shelf Leases"), (ii) all pooled, communitized, or unitized acreage that includes all or part of any GOM Shelf Leases (the "GOM Shelf Units"), (iii) all tenements, hereditaments, and appurtenances belonging to the GOM Shelf Leases and the GOM Shelf Units (collectively with the GOM Shelf Leases and GOM Shelf Units, the "GOM Shelf

Lands"), and (iv) any and all Hydrocarbon, water, CO2, injection wells or other wells completed on, drilled from, or otherwise located, in whole or in part, on, under, or within the GOM Shelf Lands, in each case whether producing, non-producing, shut in, or permanently or temporarily Plugged and Abandoned, including the wells set forth on Exhibit I-B attached hereto that are identified as GOM Shelf Wells thereon and all wellbores spudded prior to the Effective Time located on the GOM Shelf Lands (the "GOM Shelf Wells"); for the avoidance of doubt, (x) the GOM Shelf Oil and Gas Properties shall not include any of the FWE II Retained Properties, (y) the GOM Shelf Lands shall include only the ownership interests therein held by GOM Shelf immediately prior to the closing of the transactions under the Apache PSA and the descriptions in Exhibit I-A shall reference only such ownership interests, and (z) the GOM Shelf Wells shall include only the ownership interests therein held by GOM Shelf immediately prior to the closing of the transactions under the Apache PSA and the descriptions in Exhibit I-B shall reference only such ownership interests.

- (ww) "GOM Shelf Properties" means those assets or properties owned by GOM Shelf.
- (xx) "Governmental Authority" means any federal, state, municipal, tribal, local, or similar governmental authority, regulatory, or administrative agency, court, or arbitral body, or any subdivision of any of the foregoing.
- (yy) "<u>Hazardous Substances</u>" means any pollutant, contaminant, dangerous or toxic substance, hazardous or extremely hazardous substance or chemical, or otherwise hazardous material or waste defined as "<u>hazardous waste</u>", "<u>hazardous substance</u>" or "<u>hazardous material</u>" under applicable Environmental Laws, including chemicals, pollutants, contaminants, wastes, or toxic substances that are classified as hazardous, toxic, radioactive, or otherwise are regulated by, or form the basis for Liability under, any applicable Environmental Law, including hazardous substances under CERCLA.
- (zz) "<u>Hydrocarbons</u>" means oil and gas and other hydrocarbons produced or processed in association therewith (regardless of whether such item is in liquid or gaseous form), or any combination thereof, and any minerals (whether in liquid or gaseous form) produced in association therewith, including all crude oil, gas, casinghead gas, condensate, natural gas liquids, and other gaseous or liquid hydrocarbons (including ethane, propane, iso-butane, nor-butane, gasoline, and scrubber liquids) of any type and chemical composition.
- (aaa) "<u>Imbalance</u>" means any over-production, under-production, over-delivery, under-delivery, or similar imbalance of Hydrocarbons produced from or allocated to the FWE I Assets or the FWE III Assets, as applicable, regardless of whether such over-production, under-production, over-delivery, under-delivery, or similar imbalance arises at the wellhead, pipeline, gathering system, transportation system, processing plant, or other location, including any imbalances under gas balancing or similar agreements, imbalances under processing agreements, and imbalances under gathering or transportation agreements.

- (bbb) "Implementation Cost Cap" shall be an amount equal to \$[•].³
- (ccc) "<u>Interim Unpaid P&A Expenses</u>" has the meaning ascribed to such term in <u>clause (ix)</u> in <u>Part B</u> of <u>Schedule I</u> attached hereto.
- (ddd) "JIB Advance AR" has the meaning ascribed to such term in <u>clause (xvi)</u> in Part A of Schedule I attached hereto.
- (eee) "<u>Laws</u>" means all laws (including common law), statutes, rules, regulations, ordinances, orders, decrees, requirements, judgments, and codes of Governmental Authorities.
 - (fff) "Merger" has the meaning ascribed to such term in the recitals hereto.
- (ggg) "<u>Obligation</u>" means any individual liability or obligation in any of the FWE I Obligations or the FWE III Obligations; "<u>Obligations</u>" means, collectively, the FWE I Obligations and the FWE III Obligations.
- (hhh) "<u>P&A Obligations</u>" means any and all obligations, liabilities, damages, losses, and claims arising out of or attributable to the payment or performance of all Plugging and Abandonment.
- (iii) "<u>Person</u>" means any individual, corporation, partnership, limited liability company, trust, estate, Governmental Authority, or any other entity.
- (jjj) "<u>Plan Effective Date</u>" means the date on which the [Plan of Reorganization/Confirmation Order becomes effective].
- (kkk) "Plan of Merger" has the meaning ascribed to such term in the recitals hereto.
- (III) "Plan of Reorganization" has the meaning ascribed to such term in the recitals hereto.

(mmm)"Plugging and Abandonment" and "Plug and Abandon" and its derivatives mean all plugging, replugging, abandonment, re-plugging and re-abandonment, equipment removal, disposal, or restoration associated with the properties and assets included in or burdened by the FWE I Assets or the FWE III Assets, as applicable, including all plugging and abandonment, removal, dismantling, decommissioning, surface and subsurface restoration, site clearance, and disposal of the FWE I Wells, the Wind Down Wells, or the Predecessor Wells, as applicable, or the FWE I Facilities, the Wind Down Facilities, and the Predecessor Facilities, as applicable, well cellars, fixtures, platforms, caissons, flowlines, pipelines, structures, and personal property of whatever kind located on or under, related to, or associated with operations and activities conducted by whomever with respect to each of the FWE I Assets and the FWE III Assets, as applicable, the flushing, pickling, burial, removal, and capping of all associated flowlines, field

³ Note to Draft: Implementation Costs Cap amount to be inserted once determined in accordance with Section 4 of the Apache Term Sheet Implementation Agreement.

transmission and gathering lines, pit closures, the restoration of the surface, site clearance, any disposal of related waste materials and Hazardous Substances and obligations to obtain plugging exceptions for any of the FWE I Wells, the Wind Down Wells, and the Predecessor Wells, as applicable, with a current plugging exception, all in accordance with all applicable Laws, the terms and conditions of each of the FWE I Leases, the Wind Down Leases, and the Predecessor Leases, as applicable, or similar leasehold interests, beneficial interests, easements and the FWE I Leases, the Wind Down Leases, and the Predecessor Leases, as applicable.

- (nnn) "<u>Predecessor Assets</u>" has the meaning ascribed to such term in <u>Section 2(f)</u> hereto.
- (000) "Predecessor Contracts" has the meaning ascribed to such term in clause (x) in Part A of Schedule III attached hereto.
- (ppp) "<u>Predecessor Facilities</u>" has the meaning ascribed to such term in <u>clause</u> (iii) in <u>Part A</u> of <u>Schedule III</u> attached hereto.
- (qqq) "<u>Predecessor Lands</u>" has the meaning ascribed to such term in <u>clause (i)</u> in <u>Part A</u> of <u>Schedule III</u> attached hereto.
- (rrr) "<u>Predecessor Leases</u>" has the meaning ascribed to such term in <u>clause (i)</u> in Part A of Schedule III attached hereto.
- (sss) "Predecessor Obligations" has the meaning ascribed to such term in Section 2(g) hereto.
- (ttt) "<u>Predecessor Oil and Gas Properties</u>" has the meaning ascribed to such term in <u>clause (ii)</u> in <u>Part A</u> of <u>Schedule III</u> attached hereto.
- (uuu) "<u>Predecessor Permits</u>" has the meaning ascribed to such term in <u>clause (vi)</u> in <u>Part A</u> of <u>Schedule III</u> attached hereto.
- (vvv) "<u>Predecessor Rights of Way</u>" has the meaning ascribed to such term in clause (v) in Part A of Schedule III attached hereto.
- (www) "Predecessor Suspense Funds" has the meaning ascribed to such term in clause (xvii) in Part A of Schedule III attached hereto.
- (xxx) "Predecessor Units" has the meaning ascribed to such term in clause (i) in Part A of Schedule III attached hereto.
- (yyy) "<u>Predecessor Wells</u>" has the meaning ascribed to such term in <u>clause (ii)</u> in <u>Part A</u> of <u>Schedule III</u> attached hereto.
- (zzz) "<u>Prepaid JIB Cash Amount</u>" has the meaning ascribed to such term in <u>clause</u> (xvi) in <u>Part A</u> of <u>Schedule I</u> attached hereto.

- (aaaa) "<u>Proprietary Seismic Data</u>" means any and all proprietary Seismic Data owned (but not licensed) by FWE related to the FWE I Assets and/or the FWE III Assets.
- (bbbb) "Records" means all books, records, files, data, information, drawings, maps, corporate, financial, tax, and legal data and records to the extent (and only to the extent) related to the FWE I Assets, the FWE I Obligations, the FWE III Assets, and/or the FWE III Obligations, as applicable, including electronic copies of all computer records where available, contract files, lease files, well logs, division order files, title opinions and other title information (including abstracts, evidences of rental payments, maps, surveys, and data sheets), hazard data and surveys, production records, SEMS Documentation and Procedures, Proprietary Seismic Data, engineering files, and environmental records.
- (cccc) "Release" means any discharge, emission, spilling, leaking, pumping, pouring, injecting, dumping, burying, leaching, migrating, abandoning, or disposing into or through the environment of any Hazardous Substance, including the abandonment or discarding of barrels, containers, and other closed receptacles containing any Hazardous Substance.
- (dddd) "Royalties" means all rentals, minimum royalties, shut in payments, royalties, overriding royalties, reversionary interests, net profits interests, production payments, carried interests, non-participating royalty interests, reversionary interests, and other royalty burdens and other interests payable out of production of Hydrocarbons from or allocated to the FWE I Oil and Gas Properties, the GOM Shelf Oil and Gas Properties, the Wind Down Oil and Gas Properties, or the Predecessor Oil and Gas Properties, as applicable, or the proceeds thereof to third parties.
- (eeee) "Seismic Data" means any and all seismic, geological, geochemical, and geophysical data (including core and fluid samples and other engineering, geological, and/or geophysical studies (including seismic data, studies, and information)), all licensed or proprietary or confidential geologic, seismic, geophysical, and interpretative data, records, and analyses, including any and all interpretations, derivative data, and other work products of any of the foregoing, and other similar information and records, in each case relating to the Assets or the regional area surrounding the Assets.
- (ffff) "<u>SEMS Documentation and Procedures</u>" means all documents and procedures in place by FWE to comply with BSEE's Safety and Environmental Management System (SEMS) 30 CFR 250 Subpart S with respect to the FWE I Assets and/or the FWE III Assets.
- (gggg) "Standby Facility" means a secured line of credit to be provided by Apache to FWE I and GOM Shelf to fund the ongoing Plugging and Abandonment of the Legacy Apache Properties (as such term is defined in the FWE I LLC Agreement) and the GOM Shelf Properties, which shall become available to advance funds to FWE I and for use in accordance with the Standby Credit Facility Documents. The Standby Facility shall be secured by a first-priority lien on all the assets of FWE I (including all of the equity interests of GOM Shelf) and on all the GOM Shelf Properties, provided that such lien shall also secure the obligations of FWE I to Apache under the Decommissioning Agreement.

- (hhhh) "Standby Credit Facility Documents" means the Standby Loan Agreement, to be entered into promptly after the Effective Time, by and between FWE I and GOM Shelf, as borrowers, and Apache, as lender, and all of the other agreements, documents, and instruments related thereto governing or setting forth terms and conditions of the Standby Facility or of the loans/borrowings made thereunder.
- (iiii) "<u>Suspense Funds</u>" means any and all funds held in suspense by FWE at the Effective Time, and any interest accrued in escrow accounts for such suspended funds.
 - (jjjj) "TBOC" has the meaning ascribed to such term in the recitals hereto.
- (kkkk) "Wind Down Assets" has the meaning ascribed to such term in Section 2(f) hereto.
- (Illl) "Wind Down Contracts" has the meaning ascribed to such term in clause (x) in Part A of Schedule II attached hereto.
- (mmmm) "<u>Wind Down Facilities</u>" has the meaning ascribed to such term in <u>clause (iii)</u> in <u>Part A</u> of <u>Schedule II</u> attached hereto.
- (nnnn) "Wind Down Lands" has the meaning ascribed to such term in <u>clause (i)</u> in Part A of Schedule II attached hereto.
- (0000) "<u>Wind Down Leases</u>" has the meaning ascribed to such term in <u>clause (i)</u> in <u>Part A</u> of <u>Schedule II</u> attached hereto.
- (pppp) "Wind Down Obligations" has the meaning ascribed to such term in Section 2(g) hereto.
- (qqqq) "Wind Down Oil and Gas Properties" has the meaning ascribed to such term in clause (ii) in Part A of Schedule II attached hereto.
- (rrrr) "Wind Down Permits" has the meaning ascribed to such term in <u>clause (vi)</u> in <u>Part A</u> of <u>Schedule II</u> attached hereto.
- (ssss) "Wind Down Rights of Way" has the meaning ascribed to such term in clause (v) in Part A of Schedule II attached hereto.
- (tttt) "<u>Wind Down Suspense Funds</u>" has the meaning ascribed to such term in <u>clause (xvii)</u> in <u>Part A</u> of <u>Schedule II</u> attached hereto.
- (uuuu) "Wind Down Units" has the meaning ascribed to such term in <u>clause (i)</u> in Part A of Schedule II attached hereto.
- (vvvv) "Wind Down Wells" has the meaning ascribed to such term in <u>clause (ii)</u> in <u>Part A</u> of <u>Schedule II</u> attached hereto.

- 8. <u>Choice of Law.</u> This Plan of Merger shall be governed by and construed in accordance with the laws of the State of Texas, without giving effect to any choice or conflict of law provision or rule (whether of the State of Texas or any other jurisdiction) that would cause the application of the Laws of any jurisdiction other than the State of Texas and without regard to any borrowing statute that would result in the application of the statutes of limitations or repose of any other jurisdiction. In furtherance of the foregoing, the laws of the State of Texas will control even if under such jurisdiction's choice of law or conflict of law analysis, the substantive or procedural law of some other jurisdiction would ordinarily or necessarily apply.
- FWE III Obligation to Pay Recording Expenses. Subject to the Implementation Costs Cap, FWE III shall, and shall cause its debtor affiliates in the Chapter 11 Cases to, on the Plan Effective Date, provide for the payment of any and all documentary, filing, recording, stamp, and registration fees, costs, taxes, and expenses (including all reasonable and documented attorneys' fees and regulatory consultant fees) incurred or imposed after the Effective Time in connection with the filing of record by or on behalf of FWE I or GOM Shelf of any instrument or instruments with the appropriate records office of any county, parish, state, federal, or other governmental unit (including BOEM) that may be required in connection with the implementation of the Merger or that either FWE I or GOM Shelf determines in its respective sole discretion to be necessary or appropriate to reflect in the appropriate records of any governmental unit that as a result of the Merger (a) ownership of the FWE I Assets have been allocated to and are vested in FWE I (and to the extent appropriate to reflect ownership of the GOM Shelf Properties in GOM Shelf), and (b) the liabilities and obligations to be allocated to and vested in, respectively, FWE I or FWE III pursuant to the Merger have been allocated to and vested in, and constitute liabilities and obligations of, FWE I and FWE III, respectively (collectively, the "Implementation Costs"). For the avoidance of doubt, the documentary, filing, recording, stamp, and registration fees of FWE I or GOM Shelf shall include such costs and expenses required to file or to cause to be filed of record in the records office, as determined by Apache to be appropriate, of any county, parish, state, federal, or other governmental unit (including BOEM) of the mortgages, security interests, and similar security documentation as is contemplated by the Standby Facility and the Standby Facility Documents to secure the obligations of FWE I and GOM Shelf thereunder. Any Implementation Costs that exceed the Implementation Costs Cap shall be the sole responsibility of and paid for by FWE I.
- 10. <u>Interpretation</u>. The captions herein are included for convenience of reference only and shall be ignored in the construction or interpretation hereof. As used herein, the words "include," "includes," and "including" shall be deemed to be followed by the words "without limitation" and will not be construed to limit any general statement that it follows to the specific or similar items or matters immediately following it. Words such as "herein," "hereinafter," "hereof," and "hereunder" refer to this Plan of Merger as a whole and not merely to a subdivision in which such words appear unless the context otherwise requires. All Exhibits and Schedules annexed hereto or referred to in this Plan of Merger are hereby incorporated in and made a part of this Plan of Merger as if set forth in full in this Plan of Merger, and definitions therein shall apply herein. Any capitalized terms used in any Schedule or Exhibit but not otherwise defined therein will be defined as set forth in this Plan of Merger, and vice-versa. A reference to any legislation or to any provision of any legislation shall include any modification or re-enactment thereof, any legislative provision substituted therefor, and all regulations and statutory instruments issued thereunder or pursuant thereto.

11. <u>Rejected Contracts</u>. Any Contract rejected pursuant to Section 365 of the Bankruptcy Code in the Chapter 11 Cases shall be deemed to be excluded and removed from any Exhibit or Schedule attached hereto, and any such Contract shall not be allocated to any of FWE I or FWE III, and any liabilities or obligations of such Contract shall be treated in accordance with the Plan of Reorganization and Confirmation Order or otherwise satisfied, compromised, settled, released, or discharged pursuant to the Plan of Reorganization and Confirmation Order.

* * * * * *

IN WITNESS WHEREOF, the undersigned has duly executed this Plan of Merger as of the date first written above.

a Texas limited liability company	
By:	
Name:	
Title:	

FIELDWOOD ENERGY LLC,

Exhibit A

Certificate of Merger

[see attached]

Exhibit B

Certificate of Formation – FWE I

[see attached]

Schedule I ⁴

FWE I Assets and FWE I Obligations

Part A:

"FWE I Assets" means all of FWE's right, title, and interest in, to, or under the following, less and except any FWE II Retained Properties:

- (i) the ownership interests Conveyed⁵ to FWE pursuant to the Apache PSA in the oil, gas, other Hydrocarbon, and mineral leases, subleases, operating rights, record title interests, carried interests, royalties, overriding royalty interests, net profits interests, production payments, reversionary interests, and other rights or interests of any kind or character in or to Hydrocarbons in place and mineral interests or servitudes of every nature, in, on, under, and that may be produced from or attributable to any of the lands covered by such leases, subleases, interests, and rights, whether legal or equitable, vested or contingent, and regardless of whether the same are expired or terminated, including those described on Exhibit I-A attached hereto that are identified as FWE I Leases thereon (collectively, the "FWE I Leases (the "<a
- (ii) the ownership interests Conveyed to FWE pursuant to the Apache PSA in any and all Hydrocarbon, water, CO2, injection, disposal wells or other wells completed on, drilled from, or otherwise located, in whole or in part, on, under, or within the FWE I Lands, in each case whether producing, non-producing, shut in, or temporarily or permanently Plugged and Abandoned, including the wells set forth on Exhibit I-B attached hereto that are identified as FWE I Wells thereon and all wellbores spudded prior to the Effective Time located on the FWE I Lands (the "FWE I Wells" and, together with the FWE I Leases and the FWE I Units, but excluding the FWE II Retained Properties, the "FWE I Oil and Gas Properties"); for the avoidance of doubt, the FWE I Wells shall only include the ownership interests therein Conveyed to FWE pursuant

⁴ <u>Note to Draft</u>: In the event an asset not included on the schedules hereto is identified after the parties have agreed to the final form of this Plan of Merger, but prior to the Effective Time, subject to the agreement of the parties, the applicable schedule shall be updated to include and provide for the allocation of such asset.

⁵ Note to Draft: Any additional interests in the FWE I Assets acquired by FWE other than under the Apache PSA ("Add-On Interests") are to be identified by FWE and if, upon being identified, Apache agrees to the inclusion of such interest in the FWE I Assets Schedule I will be modified to include such interests and if Apache does not agree then such interests will be allocated to and vested in FWE III to the extent held by FWE as of the Effective Time.

⁶ <u>Note to Draft</u>: FWE to confirm whether there are any wells that are not Legacy Apache Properties that would otherwise fall within this description, and, if so, expressly exclude those wells and allocate them to FWE III.

to the Apache PSA and the descriptions in <u>Exhibit I-B</u> shall only reference such ownership interests;

- all platforms and facilities, including all associated processing systems, buildings, compressors, meters, tanks, machinery, tools, personal property, equipment (including spars, trees, PLETs, jumpers, flowlines, risers, umbilicals, control assemblies, and production handling equipment), pipelines, gathering lines, water lines, tank batteries, pipeline capacity, other water gathering, transportation, or disposal infrastructure and equipment, frac tanks, ponds, metering facilities, interconnections, and other inventory, boats, vehicles, fixtures, improvements, and other property (whether real, immovable, personal, movable, mixed or otherwise) that (a) are located on or appurtenant to any of the FWE I Leases, the FWE I Lands, the FWE I Rights of Way, the FWE I Wells, or the GOM Shelf Oil and Gas Properties, (b) are used or held for use in whole or in part in connection with any of the FWE I Wells or the GOM Shelf Wells and the operation of any of the FWE I Leases, or the GOM Shelf Leases (whether located on or appurtenant to any of the FWE I Leases, the FWE I Lands, the FWE I Rights of Way, the FWE I Wells, the GOM Shelf Leases, the GOM Shelf Lands, the GOM Shelf Wells, or stored at a different location (onshore or offshore)), or (c) were acquired by FWE pursuant to the Apache PSA, but in such event only as to the interests so acquired by FWE under and pursuant to such Apache PSA, and such flowlines, pipelines, gathering lines, and/or pipeline capacity that either (1) are used or held for use in whole or in part in connection with any of the FWE I Leases, the FWE I Wells or the FWE I Units operations or the production, transportation, or processing of Hydrocarbons produced from any of the FWE I Oil and Gas Properties, or (2) were acquired by FWE pursuant to the Apache PSA, but in such event only as to the interests so acquired by FWE under and pursuant to such Apache PSA, including all platforms identified on Exhibit I-C(i) attached hereto and all facilities identified on Exhibit I-C(ii) attached hereto (the "FWE I Facilities");
- (iv) the Proprietary Seismic Data and licensed Seismic Data relating, in whole or in part, to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties; ⁷
- (v) all surface fee interests, easements, right-of-use easements, licenses, servitudes, rights-of-way, surface leases, authorizations, permits, and other rights to use the surface or seabed appurtenant to, and held for use in whole or in part in connection with, the ownership or operation of any or all of the GOM Shelf Oil and Gas Properties or any or all of the properties, rights, titles, and interests described in clauses (i) through (iii) and (vi) of this <u>Schedule I</u>, <u>Part A</u>, but only to the extent such either (i) are used or held for use exclusively in connection with the ownership or operation of such properties, rights, titles, and interests, or (ii) were acquired by FWE pursuant to the Apache PSA, but in such event only as to the interests so acquired by FWE under and pursuant to such Apache PSA, including the property described on <u>Exhibit I-D(i)</u> attached hereto and <u>Exhibit I-D(ii)</u> attached hereto (the "<u>FWE I Rights of Way</u>");
- (vi) all environmental and other governmental (whether federal, state, or local) permits (including all plans filed with or approved by applicable Government Authorities), licenses, orders, authorizations, franchises, and related instruments or rights to the extent relating in whole or in part to the ownership, operation, or use of any or all of the GOM Shelf Oil and Gas Properties

⁷ **Note to Draft**: No proprietary seismic (remains under review).

or any or all of the properties, rights, titles, and interests described in clauses (i) through (iii), (v) and (viii) of this Schedule I, Part A (the "FWE I Permits");⁸

- (vii) Service Agreement, dated April 1, 2015, applicable to Firm Transportation Service under FT-2 Rate Schedule by and between Discovery Gas Transmission LLC as Transporter and Fieldwood Energy LLC as Shipper;
- (viii) all Hydrocarbons in, on, under, or that may be produced from or attributable to the FWE I Leases, the FWE I Units, or the FWE I Wells, including all oil, condensate, and scrubber liquids inventories and ethane, propane, iso-butane, nor-butane, and gasoline inventories of FWE from the FWE I Oil and Gas Properties in storage or constituting linefill and Imbalances;
- (ix) the FCC licenses associated with the call signs listed on $\underline{\text{Exhibit I-E}}$ attached hereto; 9
- all contracts, agreements, leases, licenses, commitments, sales and purchase orders, and other instruments that relate, in whole or in part, to the ownership or operation of any or all of the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties (and including any insurance contract if such insurance contract provides coverage for any incident that occurs on any FWE I Asset(s) or the GOM Shelf Oil and Gas Properties at, before, or after the Effective Time, but excluding all derivative or hedge agreements (including any ISDAs) or rights thereunder) or any other properties, rights, titles, and interests described in the clauses of this Schedule I, Part A, including operating agreements, unitization, pooling, and communitization agreements, declarations and orders, area of mutual interest agreements, exploration agreements, joint venture agreements, farmin and farmout agreements, exchange agreements, purchase and sale agreements, and other contracts relating to the FWE I Assets (but expressly excluding any such agreements pursuant to which FWE acquired interests in or to any other FWE I Assets in addition to the rights, title, and interests acquired by FWE under the Apache PSA), transportation agreements, agreements for the sale and purchase of Hydrocarbons, processing agreements, and service agreements (together with the agreements referenced in clause (xxii) below), including the contracts listed on Exhibit I-F attached hereto (the "FWE I Contracts");
- (xi) originals of the Records that relate, in whole or in part, to any one or more of the FWE I Assets, the FWE I Obligations, or the GOM Shelf Oil and Gas Properties (whether or not such Records also relate to any one or more of the FWE III Obligations or the FWE III Assets);
- (xii) inventory, equipment, machinery, tools, and other personal property, to the extent located on the FWE I Facilities or, if located elsewhere, used or held for use, in whole or part, in connection with the FWE I Oil and Gas Properties, the FWE I Facilities, or the GOM Shelf Oil and Gas Properties, or charged to the joint account pursuant to the applicable FWE I Contracts, including those items listed on Exhibit I-G attached hereto;

⁸ Note to Draft: To be determined if there are Permits used for the FWE I Assets and also FWE III such that FWE III will need to obtain its own permits.

⁹ <u>Note to Draft</u>: To include licenses for GOM Shelf if not held by GOM Shelf directly. FWE confirming there are only 5 licenses relating to all of the FWE I and GOM Shelf properties.

- (xiii) FWE-owned SCADA equipment and all automation systems, including meters and related telemetry, licensed radio frequencies, and associated communications infrastructure including towers, antennas, data links, and network circuits used or held for use, in whole or in part, in connection with the FWE I Oil and Gas Properties, the FWE I Facilities, or the GOM Shelf Oil and Gas Properties, or for the production of Hydrocarbons therefrom;
- (xiv) all deposits with third parties, escrow accounts, guarantees, letters of credit, treasury securities, insurance policies relating, in whole or in part, to the FWE I Assets, surety bonds, all Oil Spill Financial Responsibility coverage (whether consisting of one or more insurance policies) and other forms of credit assurances or credit support provided by a third party for the benefit of FWE for financial assurance for the obligations and liabilities arising out of or related to the FWE I Assets, the GOM Shelf Oil and Gas Properties, or GOM Shelf, including the Plugging and Abandonment Obligations arising out of or related to the FWE I Assets or the GOM Shelf Oil and Gas Properties, including those items listed on Exhibit I-H attached hereto;
- (xv) all agreements and memberships relating, in whole or in part, to well containment/control, clean-up of spills, or other pollution, or the gathering of data relating to certifications required to be made to Governmental Authorities with respect to the FWE I Assets or GOM Shelf Oil and Gas Properties;¹⁰
- (xvi) all (i) accounts receivable as of the Effective Time associated with the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties other than the Closing Accounts Receivable, (ii) instruments and general intangibles (as such terms are defined in the Uniform Commercial Code of the applicable jurisdictions in which the FWE I Oil and Gas Properties or GOM Shelf Oil and Gas Properties to which such assets relate are located) and other economic benefits in each case attributable to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties (excluding only the Closing Accounts Receivable); provided, that, for the avoidance of doubt, nothing in the preceding clauses (i) or (ii) shall be interpreted to limit the scope of "Closing Accounts Receivable" as that term is defined in the Credit Bid Purchase Agreement, (iii) claims of indemnity, contribution, or reimbursement of FWE or of GOM Shelf, in each case, relating to the FWE I Obligations or obligations of GOM Shelf, (iv) Imbalances receivables of FWE or of GOM Shelf, in each case, attributable to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties, (v) rights to insurance proceeds or other claims of recovery, indemnity, contribution, or reimbursement of FWE attributable to the FWE I Assets or the GOM Shelf Oil and Gas Properties due to casualty or other damage or destruction of or to the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties, (vi) cash in the amount of advance payments on account of third party working interest owners in the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties ("Prepaid JIB Cash Amount"), to the extent such Prepaid JIB Cash Amount is associated with FWE I Obligations, and (vii) rights to receive and collect cash and advance payments pursuant to cash calls associated with the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties ("JIB Advance AR"), to the extent such JIB Advance AR is associated with FWE I Obligations;

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¹⁰ <u>Note to Draft</u>: There are not any memberships that are specific to the FWE I Assets; may need new agreements. Under further review.

(xvii) all Suspense Funds (i) of FWE to the extent attributable to any of the FWE I Oil and Gas Properties or the GOM Shelf Oil and Gas Properties, and (ii) of GOM Shelf (collectively, "FWE I Suspense Funds");

(xviii) all equity interests set forth on Exhibit I-I ("FWE I Subsidiaries");

- (xix) the Decommissioning Agreement, dated as of September 30, 2013, by and among Apache Corporation, Apache Shelf, Inc., Apache Deepwater LLC, Apache Shelf Exploration LLC, FWE and GOM Shelf LLC, as amended by (i) the First Amendment thereto, dated as of September 30, 2013, (ii) the Second Amendment thereto, dated as of September 30, 2013, (iii) the Third Amendment thereto, dated effective as of April 25, 2017, (iv) the Fourth Amendment thereto dated effective as of September 1, 2017, as amended by that certain Letter Agreement, dated January 3, 2018, and (v) the Fifth Amendment thereto, dated effective as of April 11, 2018 (the "Decommissioning Agreement");
- (xx) the Apache PSA and the transaction documents entered into in connection with the consummation of the transactions contemplated thereby, including the Joint Exploration Agreement (as defined in the Apache PSA), the Master Facilities Use, Access, Production Handling and Transportation Agreement (as defined in the Apache PSA), and the Fully Paid Up Turnkey Removal Contract (as defined in the Apache PSA);
- (xxi) all rights [to the BOEM qualification held by FWE immediately prior to the Effective Time and its BOEM operator number (GOM #3295), and]¹¹ all area-wide operator bonds, supplemental bonds, or other securities, or any authorization or permission from, the BOEM, BSEE, or any other Governmental Authority, held by FWE (a) in whole or in part for any FWE I Assets (which, for the avoidance of doubt, include all rights of FWE in any area-wide bonds)¹² or (b) with respect to GOM Shelf, in whole or in part for any of the GOM Shelf Oil and Gas Properties;
- (xxii) beneficial ownership of The Trust established by that certain Fieldwood Decommissioning Trust A Trust Agreement dated September 30, 2013;
- (xxiii) cash in an amount (the "<u>FWE I Cash Amount</u>") equal to \$50.0 million minus the sum of (a) the actual cash expenditures paid by FWE for Plugging and Abandonment costs and expenses on the FWE I Assets between the filing on August 3, 2020 of the Chapter 11 Cases and the Effective Time and (b) the actual cash payments made by FWE between January 4, 2021 and the Effective Time to the individual engaged as the sole manager of FWE I;

(xxiv) the Fieldwood Joint Use Properties as specified in <u>Section 6</u> of the Plan of Merger; and

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Note to Draft: Now that FWE I is no longer the surviving entity under the divisive merger, to confirm whether BOEM qualification will be permitted to "vest" in FWE I or whether FWE I will be required to obtain its own qualification separate from FWE's qualification (which will inure to FWE III instead).

¹² <u>Note to Draft</u>: to confirm if area-wide bonds will be permitted to be split between FWE I and FWE III per the divisive merger. If not and FWE I gets such bonds, then FWE III may need to post its own separate area-wide bonds. Who will pay for such?

(xxv) the specific interests in and to the wells, pipelines, platforms, and facilities set forth on Exhibit I-K which were acquired or assumed by FWE as a result of co-owner actions under applicable joint or unit operating agreements or as a result of a recalculation determined in accordance with the terms of a FWE I Contract, and such interests will be deemed to be included in the FWE I Leases, FWE I Units, FWE I Lands, FWE I Wells, FWE I Facilities, and FWE I Rights-of-Way, as applicable. ¹³

For the avoidance of doubt, the FWE I Assets do not include any of the leases, rights of way, or other assets specified in Exhibit I-J¹⁴ attached hereto (such assets, collectively, the "FWE II Retained Properties"), which FWE II Retained Properties were conveyed to FWE II pursuant to the Credit Bid Purchase Agreement, and the FWE I Obligations shall not include any obligations attributable to such FWE II Retained Properties.

Part B:

"FWE I Obligations" means (A) all of the obligations and liabilities (contractual or otherwise) of FWE, without duplication, of any kind, character, or description (whether known or unknown, accrued, absolute, contingent, or otherwise) relating to, arising out of, or with respect to any of the FWE I Assets, the GOM Shelf Oil and Gas Properties, or FWE I's ownership interest in GOM Shelf, including obligations and liabilities of FWE: (i) relating to the furnishing of makeup gas according to the terms of applicable gas sales, gathering, or transportation FWE I Contracts and all obligations with respect to Imbalances arising out of, related to, or attributable to FWE I's ownership interests in any of the FWE I Oil and Gas Properties or in GOM Shelf; (ii) with respect to Royalties arising out of, related to, or attributable to any of the FWE I Oil and Gas Properties, FWE I Suspense Funds, and Prepaid JIB Cash Amounts, including any reporting and/or misreporting, and payment and/or mis-payment of such Royalties, FWE I Suspense Funds, or Prepaid JIB Cash Amounts; (iii) constituting or related to Environmental Liabilities arising out of, related to, or attributable to any of the FWE I Assets; (iv) applicable to or imposed on the lessee, owner, operator, holder, responsible party, payor or designated applicant under or with respect to any of the FWE I Assets or GOM Shelf Oil and Gas Properties; (v) constituting or relating to any and all P&A Obligations related to FWE I's or GOM Shelf's, as the case may be, ownership interests in, or operation of, any of the FWE I Assets or GOM Shelf Oil and Gas Properties; (vi) relating to the FWE I Suspense Funds; (vii) relating to the Decommissioning Agreement and the Decommissioning obligations thereunder; (viii) relating to the Apache PSA or any of the agreements entered into in connection with the consummation of the transactions contemplated

¹³ <u>Note to Draft</u>: If the parties agree to include Add-On Interests in the FWE I Assets, <u>Exhibit I-K</u> will be added to specifically identify the interests agreed upon to be included. If the parties do not agree to include Add-On Interests in the FWE I Assets, item (xxv) will be deleted.

Note to Draft: Exhibit I-J should list as FWE II Retained Properties the properties included in the fields which are identified to be owned and operated by FWE II on Schedule A to the Term Sheet dated July 31, 2020. [NTD: per HAK, FWE to confirm these properties consist of only the following properties: Oil and Gas Lease bearing Serial No. OCS-G 21685 covering South Timbalier 308, Oil and Gas Lease bearing Serial No. OCS-G24987 covering South Timbalier 287, Oil and Gas Lease bearing Serial No. OCS-G10687 covering Vermilion 287, Oil and Gas Lease bearing Serial No. OCS-G09522 covering Vermilion 363, Oil and Gas Lease bearing Serial No. OCS-G09524 covering Vermilion 371, Oil and Gas Lease bearing Serial No. OCS-G29427 for Pipeline Segment No. 20278 pertaining to South Timbalier 308, and Right of Way bearing Serial No. OCS-G15047 for Pipeline Segment No. 10675 pertaining to Vermilion 371].

thereby, including the Joint Exploration Agreement (as defined in the Apache PSA), the Master Facilities Use, Access, Production Handling and Transportation Agreement (as defined in the Apache PSA), and the Fully Paid Up Turnkey Removal Contract (as defined in the Apache PSA); and (ix) expenses incurred by FWE for Plugging and Abandonment costs and expenses on the FWE I Assets between the filing on August 3, 2020, of the Chapter 11 Cases and the Effective Time to the extent not paid as of the Effective Time (such incurred but unpaid expenses, the "Interim Unpaid P&A Expenses"); and (B) the obligations of FWE I under Section 3(b)(i) of the Plan of Merger; provided, however, that, subject to the foregoing clause (B), the FWE I Obligations do not include (1) any of the FWE III Obligations, (2) any of the Credit Bid Assumed Liabilities, (3) obligations for personal injury or damage to property arising from the ownership or operation of any property that is not included in the FWE I Assets or GOM Shelf Oil and Gas Properties, and (4) any claims, liabilities, or obligations satisfied, compromised, settled, released, or discharged pursuant to the Plan of Reorganization and Confirmation Order.

Schedule II¹⁵

Wind Down Assets and Wind Down Obligations

Part A:

"Wind Down Assets" means all of FWE's right, title, and interest in, to, or under the following, subject to Section 6 of the Plan of Merger:

- (i) the oil, gas, other Hydrocarbon, and mineral leases, subleases, operating rights, record title interests, carried interests, royalties, overriding royalty interests, net profits interests, production payments, reversionary interests, and other rights or interests of any kind or character in and to Hydrocarbons in place and mineral interests or servitudes of every nature, in, on, under, and that may be produced from or attributable to any of the lands covered by the leases, subleases, interests, and rights described on Exhibit II-A attached hereto, whether legal or equitable, vested or contingent, and regardless of whether the same are expired or terminated (collectively, the "Wind Down Leases"), together with all pooled, communitized, or unitized acreage that includes all or part of any of the Wind Down Leases (the "Wind Down Units"), and all tenements, hereditaments, and appurtenances belonging to the Wind Down Leases and the Wind Down Units (collectively with the Wind Down Leases and Wind Down Units, the "Wind Down Lands");
- (ii) any and all Hydrocarbon, water, CO2, injection, disposal wells or other wells located on, under, or within the Wind Down Lands described on <u>Exhibit II-B</u> attached hereto, in each case whether producing, non-producing, shut-ins, or temporarily or permanently Plugged and Abandoned, including the wells set forth on <u>Exhibit II-B</u> attached hereto and all wellbores spudded prior to the Effective Time located on the Wind Down Lands (the "<u>Wind Down Wells</u>" and, together with the Wind Down Leases and Wind Down Units, the "<u>Wind Down Oil and Gas Properties</u>");
- (iii) all platforms and facilities, including all associated processing systems, buildings, compressors, meters, tanks, machinery, tools, personal property, equipment (including spars, trees, PLETs, jumpers, flowlines, risers, umbilicals, control assemblies, and production handling equipment), pipelines, gathering lines, water lines, tank batteries, pipeline capacity, other water gathering, transportation, or disposal infrastructure and equipment, frac tanks, ponds, metering facilities, interconnections, and other inventory, boats, vehicles, fixtures, improvements, and other property (whether real, immovable, personal, movable, and mixed or otherwise) that is located on or appurtenant to any of the Wind Down Leases, the Wind Down Lands, the Wind Down Rights of Way, or the Wind Down Wells or used or held for use exclusively in connection with any of the Wind Down Wells and the operation of any of the Wind Down Leases (whether located on or appurtenant to any of the Wind Down Leases, the Wind Down Lands, the Wind Down Rights of Way, or the Wind Down Wells, or stored at a different location (onshore or offshore)), and such flowlines, pipelines, gathering lines, and/or pipeline capacity that are used or held for use exclusively in connection with any of the Wind Down Leases, the Wind Down

¹⁵ Note to Draft: In the event an asset not included on the schedules hereto is identified after the parties have agreed to the final form of this Plan of Merger, but prior to the Effective Time, subject to the agreement of the parties, the applicable schedule shall be updated to include and provide for the allocation of such asset.

Wells, or the Wind Down Units operations or the production, transportation, or processing of Hydrocarbons produced from any of the Wind Down Oil and Gas Properties, including all platforms identified on <u>Exhibit II-C(i)</u> attached hereto and all facilities identified on <u>Exhibit II-C(ii)</u> attached hereto, but excluding any FWE I Facilities (the "<u>Wind Down Facilities</u>");

- (iv) Proprietary Seismic Data and licensed Seismic Data relating exclusively to the Wind Down Oil and Gas Properties;
- (v) all surface fee interests, easements, right-of-use easements, licenses, servitudes, rights-of-way, surface leases, authorizations, permits, and other rights to use the surface or seabed appurtenant to, and used or held for use exclusively in connection with, the ownership or operation of any or all of the properties, rights, titles, and interests described in clauses (i) through (iii) and (vi) of this <u>Schedule II</u>, <u>Part A</u>, including the property described on <u>Exhibit II-D(i)</u> attached hereto (the "<u>Wind Down Rights of Way</u>");
- (vi) all environmental and other governmental (whether federal, state, or local) permits (including all plans filed with or approval by applicable Governmental Authorities), licenses, orders, authorizations, franchises, and related instruments or rights relating exclusively to the ownership, operation, or use of the properties, rights, titles, and interests described in clauses (i) through (iii), (v) and (viii) of this <u>Schedule II</u>, <u>Part A</u> (the "<u>Wind Down Permits</u>");
 - (vii) all transportation agreements described on Exhibit II-F attached hereto; 16
- (viii) all Hydrocarbons in, on, under, or that may be produced from or attributable to the Wind Down Leases, the Wind Down Units, or the Wind Down Wells, including all oil, condensate, and scrubber liquids inventories and ethane, propane, iso-butane, nor-butane, and gasoline inventories of FWE from the Wind Down Oil and Gas Properties in storage or constituting linefill and Imbalances;
- (ix) the FCC licenses associated with the call signs listed on <u>Exhibit II-E</u> attached hereto;
- (x) all contracts, agreements, leases, licenses, commitments, sales and purchase orders, and other instruments that relate exclusively to the ownership or operation of any or all of the Wind Down Oil and Gas Properties or any other properties, rights, titles, and interests described in the clauses of this Schedule II, Part A, including operating agreements, unitization, pooling, and communitization agreements, declarations and orders, area of mutual interest agreements, exploration agreements, joint venture agreements, farmin and farmout agreements, exchange agreements, purchase and sale agreements, and other contracts in which FWE acquired interests in any other Wind Down Assets, transportation agreements, agreements for the sale and purchase of Hydrocarbons, processing agreements, and service agreements, including the contracts listed on Exhibit II-F attached hereto (the "Wind Down Contracts");

¹⁶ Note to Draft: To be determined if any FERC regulated transportation agreements need FERC waivers.

- (xi) originals of the Records that relate solely to the Wind Down Assets or the Wind Down Obligations, or both, and copies of the Records that constitute FWE I Assets or Predecessor Assets and also relate to either or both of the Wind Down Assets or the Wind Down Obligations;
- (xii) inventory, equipment, machinery, tools, and other personal property, to the extent located on the Wind Down Facilities or, if located elsewhere, used or held for use exclusively in connection with the Wind Down Oil and Gas Properties or the Wind Down Facilities or charged to the joint account pursuant to the applicable Wind Down Contracts, including those items listed on Exhibit II-G attached hereto;
- (xiii) FWE-owned SCADA equipment and all automation systems, including meters and related telemetry, licensed radio frequencies, and associated communications infrastructure including towers, antennas, data links, and network circuits used or held for use exclusively in connection with the Wind Down Oil and Gas Properties and the Wind Down Facilities or for the production of Hydrocarbons therefrom;
- (xiv) all cash (subject to the obligation of FWE to deliver the FWE I Cash Amount, the FWE I Suspense Funds, and the Prepaid JIB Cash Amount to FWE I), and all third party deposits, escrow accounts, guarantees, letters of credit, treasury securities, surety bonds, and other forms of credit assurances or credit support provided by a third party for the benefit of FWE for financial assurance for the obligations and liabilities arising out of or related to any other Wind Down Assets (but not also in part any FWE I Assets), including the Plugging and Abandonment Obligations arising out of or related to any other Wind Down Assets (but not also in part any FWE I Assets);
- (xv) all agreements and memberships relating exclusively to well containment/control, clean-up of spills, or other pollution, or the gathering of data relating to certifications required to be made to Governmental Authorities with respect to the Wind Down Assets; and
- (xvi) all (i) accounts receivable attributable to the Wind Down Oil and Gas Properties with respect to any period of time, (ii) rights to any payout or recovery for any Casualty occurring on or at any Wind Down Asset, whether occurring prior to, on or after Plan Effective Date, (iii) instruments and general intangibles (as such terms are defined in the Uniform Commercial Code of the applicable jurisdictions in which the Wind Down Oil and Gas Properties to which such assets relate are located), and other economic benefits attributable to the Wind Down Oil and Gas Properties, (iv) claims of indemnity, contribution, or reimbursement relating to the Wind Down Obligations and (v) Imbalances receivables of FWE attributable to the Wind Down Oil and Gas Properties;
- (xvii) all Suspense Funds of FWE to the extent attributable to any of the Wind Down Oil and Gas Properties (the "Wind Down Suspense Funds"); and
- (xviii) all rights to any supplemental bonds or other securities (excluding area-wide bonds) held by, or any authorization or permission from, the BOEM, BSEE, or any other Governmental Authority with respect to FWE exclusively for other Wind Down Assets.

Part B:

"Wind Down Obligations" means: all of the obligations and liabilities (contractual or otherwise) of FWE of any kind, character or description (whether known or unknown, accrued, absolute, contingent, or otherwise) relating to, arising out of, or with respect to any of the Wind Down Assets, including obligations and liabilities of FWE: (i)(a) relating to the furnishing of makeup gas according to the terms of applicable gas sales, gathering, or transportation Wind Down Contracts and all obligations with respect to Imbalances attributable to the FWE III's ownership interests in any of the Wind Down Oil and Gas Properties; (b) with respect to Royalties arising out of, related to, or attributable to any of the Wind Down Oil and Gas Properties and Wind Down Suspense Funds, including any reporting and/or mis-reporting, and payment and/or mis-payment of such Royalties or the Wind Down Suspense Funds; (c) constituting or related to Environmental Liabilities arising out of, related to, or attributable to any of the Wind Down Assets; (d) applicable to or imposed on the lessee, owner, operator, holder, responsible party, payor or designated applicant under or with respect to any of the Wind Down Assets, or as required by applicable Laws; and (e) constituting or relating to any and all P&A Obligations related to the FWE III's ownership interests in, or operation of, any of the Wind Down Assets; and (ii) the liabilities and obligations of the FWE III specified in Section 6 of the Plan of Merger to the extent attributable to use of the Joint Use Properties with respect to the Wind Down Assets; provided, however, that the Wind Down Obligations do not include any claims, liabilities or obligations satisfied, compromised, settled, released or discharged pursuant to the Plan of Reorganization and Confirmation Order.

Schedule III¹⁷

Predecessor Assets and Predecessor Obligations

Part A:

"Predecessor Assets" means all of FWE's right, title, and interest in, to, or under the following, subject to Section 6 of the Plan of Merger: 18

- (i) the oil, gas, other Hydrocarbon, and mineral leases, subleases, operating rights, record title interests, carried interests, royalties, overriding royalty interests, net profits interests, production payments, reversionary interests, and other rights or interests of any kind or character in or to Hydrocarbons in place and mineral interests or servitudes of every nature, in, on, under, and that may be produced from or attributable to any of the lands covered by the leases, subleases, interests, and rights described on Exhibit III-A attached hereto, whether legal or equitable, vested or contingent, and regardless of whether the same are expired or terminated (collectively, the "Predecessor Leases"), together with all pooled, communitized, or unitized acreage that includes all or part of any of the Predecessor Leases (the "Predecessor Units"), and all tenements, hereditaments, and appurtenances belonging to the Predecessor Leases and the Predecessor Units (collectively with the Predecessor Leases and Predecessor Units, the "Predecessor Lands");
- (ii) any and all Hydrocarbon, water, CO2, injection, disposal wells or other wells located on, under, or within the Predecessor Lands described on <u>Exhibit III-B</u> attached hereto, in each case whether producing, non-producing, shut-in, or temporarily or permanently Plugged and Abandoned, including the wells set forth on <u>Exhibit III-B</u> attached hereto and all wellbores spudded prior to the Effective Time located on the Predecessor Lands (the "<u>Predecessor Wells</u>" and, together with the Predecessor Leases and the Predecessor Units, the "<u>Predecessor Oil and Gas Properties</u>");
- (iii) all platforms and facilities, including all associated processing systems, buildings, compressors, meters, tanks, machinery, tools, personal property, equipment (including spars, trees, PLETs, jumpers, flowlines, risers, umbilicals, control assemblies, and production handling equipment), pipelines, gathering lines, water lines, tank batteries, pipeline capacity, other water gathering, transportation, or disposal infrastructure and equipment, frac tanks, ponds, metering facilities, interconnections, and other inventory, boats, vehicles, fixtures, improvements, and other property (whether real, immovable, personal, movable, mixed, or otherwise) that is located on or appurtenant to any of the Predecessor Leases, the Predecessor Lands, the Predecessor Rights of Way, or the Predecessor Wells or used or held for use exclusively in connection with the any of Predecessor Wells and the operation of any of the Predecessor Leases (whether located on or appurtenant to any of the Predecessor Leases, the Predecessor Lands, Predecessor Rights of Way,

¹⁷ Note to Draft: In the event an asset not included on the schedules hereto is identified after the parties have agreed to the final form of this Plan of Merger, but prior to the Effective Time, subject to the agreement of the parties, the applicable schedule shall be updated to include and provide for the allocation of such asset.

¹⁸ Note to Draft: To be determined if any Predecessor Assets constitute assets in which FWE I will also own an interest and, as to such assets, modify Schedule III as necessary to cover only the applicable interest in such assets to be allocated to and vest in FWE III as Predecessor Assets.

or the Predecessor Wells, or stored at a different location (onshore or offshore)), and such flowlines, pipelines, gathering lines, and/or pipeline capacity that are used or held for use exclusively in connection with any of the Predecessor Leases, the Predecessor Wells or the Predecessor Units operations or the production, transportation, or processing of Hydrocarbons produced from any of the Predecessor Oil and Gas Properties, including all platforms identified on Exhibit III-C(i) attached hereto and all facilities identified on Exhibit III-C(i) attached hereto, but excluding any FWE I Facilities (the "Predecessor Facilities");

- (iv) Proprietary Seismic Data and licensed Seismic Data relating exclusively to the Predecessor Oil and Gas Properties;
- (v) all surface fee interests, easements, right-of-use easements, licenses, servitudes, rights-of-way, surface leases and other rights to use the surface or seabed appurtenant to, and used or held for use exclusively in connection with, the ownership or operation of any or all of the properties, rights, titles, and interests described in clauses (i) through (iii) and (vi) of this <u>Schedule III</u>, <u>Part A</u>, including the property described on <u>Exhibit III-D(i)</u> attached hereto and <u>Exhibit III-D(ii)</u> attached hereto (the "<u>Predecessor Rights of Way</u>");
- (vi) all environmental and other governmental (whether federal, state, or local) permits (including all plans filed with or approval by applicable Governmental Authorities), licenses, orders, authorizations, franchises, and related instruments or rights relating exclusively to the ownership, operation, or use of the properties, rights, titles, and interests described in clauses (i) through (iii), (v) and (viii) of this <u>Schedule III</u>, <u>Part A</u> (the "<u>Predecessor Permits</u>");
 - (vii) all transportation agreements described on Exhibit III-F attached hereto; ¹⁹
- (viii) all Hydrocarbons in, on, under, or that may be produced from or attributable to the Predecessor Leases, the Predecessor Units, or the Predecessor Wells, including all oil, condensate, and scrubber liquids inventories and ethane, propane, iso-butane, nor-butane, and gasoline inventories of FWE from the Predecessor Oil and Gas Properties in storage or constituting linefill and Imbalances;
- (ix) the FCC licenses associated with the call signs listed on <u>Exhibit III-E</u> attached hereto;
- (x) all contracts, agreements, leases, licenses, commitments, sales and purchase orders, and other instruments that relate exclusively to the ownership or operation of any or all of the Predecessor Oil and Gas Properties or any other properties, rights, titles, and interests described in this Schedule III, Part A, including operating agreements, unitization, pooling, and communitization agreements, declarations and orders, area of mutual interest agreements, exploration agreements, joint venture agreements, farmin and farmout agreements, exchange agreements, purchase and sale agreements, and other contracts in which FWE acquired interests in any Predecessor Assets, transportation agreements, agreements for the sale and purchase of

¹⁹ Note to Draft: To be determined if any FERC regulated transportation agreements need FERC waivers.

Hydrocarbons, processing agreements, and service agreements, including the contracts listed on Exhibit III-F attached hereto (the "Predecessor Contracts");

- (xi) originals of the Records that relate (i) solely to the Predecessor Assets or the Predecessor Obligations, or both, or (ii) to the Predecessor Assets or the Predecessor Obligations, or both, and also to the Wind Down Assets or Wind Down Obligations, or both, and copies of the Records that constitute FWE I Assets and also relate to either or both of the Predecessor Assets or the Predecessor Obligations;
- (xii) inventory, equipment, machinery, tools, and other personal property, to the extent located on the Predecessor Facilities or, if located elsewhere, used or held for use exclusively in connection with the Predecessor Oil and Gas Properties or the Predecessor Facilities or charged to the joint account pursuant to the applicable Predecessor Contracts, including those items listed on Exhibit III-G attached thereto;
- (xiii) FWE-owned SCADA equipment and all automation systems, including meters and related telemetry, licensed radio frequencies, and associated communications infrastructure including towers, antennas, data links, and network circuits used or held for use exclusively in connection with the Predecessor Oil and Gas Properties and the Predecessor Facilities or for the production of Hydrocarbons therefrom;
- (xiv) all cash (subject to the obligation of FWE to deliver the FWE I Cash Amount, the FWE I Suspense Funds, and the Prepaid JIB Cash Amount to FWE I), and all third party deposits, escrow accounts, guarantees, letters of credit, treasury securities, surety bonds, and other forms of credit assurances or credit support provided by a third party for the benefit of FWE for financial assurance exclusively for the obligations and liabilities arising out of or related to any other Predecessor Assets (but not also in part any FWE I Assets), including the Plugging and Abandonment Obligations arising out of or related to any other Predecessor Assets (but not also in part any FWE I Assets), including those items listed on Exhibit III-H attached hereto;
- (xv) all agreements and memberships relating solely to well containment/control, cleanup of spills, or other pollution, or the gathering of data relating to certifications required to be made to Governmental Authorities with respect to the Predecessor Assets; and
- (xvi) all (i) accounts receivable attributable to the Predecessor Oil and Gas Properties with respect to any period of time, (ii) rights to any payout or recovery for any Casualty occurring on or at any Predecessor Asset, whether occurring prior to, on or after the Plan Effective Date, (iii) instruments and general intangibles (as such terms are defined in the Uniform Commercial Code of the applicable jurisdictions in which the Predecessor Oil and Gas Properties to which such assets relate are located), and other economic benefits attributable to the Predecessor Oil and Gas Properties, (iv) claims of indemnity, contribution, or reimbursement relating to the Predecessor Obligations and (v) Imbalances receivables of FWE attributable to the Predecessor Oil and Gas Properties;
- (xvii) all Suspense Funds of FWE to the extent attributable to the Predecessor Oil and Gas Properties (the "Predecessor Suspense Funds");

(xviii) all rights to any supplemental bonds or other securities (excluding area-wide bonds) held by, or any authorization or permission from, the BOEM, BSEE, or any other Governmental Authority with respect to FWE exclusively for other Predecessor Assets; and

(xix) all other assets and rights of FWE other than FWE I Assets and Wind Down Assets.

Notwithstanding the foregoing, the Predecessor Assets shall include all assets and rights of FWE not expressly included in the FWE I Assets or the Wind Down Assets, but shall exclude any assets expressly allocated to FWE I pursuant to the Plan of Merger.

Part B:

"Predecessor Obligations" means: all of the obligations and liabilities (contractual or otherwise) of FWE of any kind, character or description (whether know or unknown, accrued, absolute, contingent, or otherwise) relating to, arising out of, or with respect to any of the Predecessor Assets, including (i) obligations and liabilities of FWE: (a) relating to the furnishing of makeup gas according to the terms of applicable gas sales, gathering, or transportation Predecessor Contracts and all obligations with respect to Imbalances attributable to FWE III's ownership interests in any of the Predecessor Oil and Gas Properties; (b) with respect to Royalties arising out of, related to, or attributable to any of the Predecessor Oil and Gas Properties and the Predecessor Suspense Funds, including any reporting and/or mis-reporting, and payment and/or mis-payment of such Royalties or the Predecessor Suspense Funds; (c) constituting or related to Environmental Liabilities arising out of, related to, or attributable to any of the Predecessor Assets; (d) applicable to or imposed on the lessee, owner, operator, holder, responsible party, payor or designated applicant under or with respect to any of the Predecessor Assets, or as required by applicable Laws; (e) constituting or relating to any and all P&A Obligations related to FWE III's ownership interests in, or operation of, any of the Predecessor Assets; and (f) any and all liabilities and obligations of FWE not expressly included in the FWE I Obligations or the Wind Down Obligations; and (ii) the obligations and liabilities of FWE III specified in Section 6 of the Plan of Merger to the extent attributable to use of the Joint Use Properties with respect to the Predecessor Assets; provided, however, that the Predecessor Obligations do not include any claims, liabilities or obligations satisfied, compromised, settled, released or discharged pursuant to the Plan of Reorganization and Confirmation Order.

Schedule of Exhibits²⁰

Exhibit A: Certificate of Merger

Exhibit B: Certificate of Formation – FWE I

Exhibit I-A(i): FWE I Leases

Exhibit I-A(ii): FWE I Deep Rights

Exhibit I-B: FWE I Wells

Exhibit I-C(i) FWE I Platforms

Exhibit I-C(ii) FWE I Facilities

Exhibit I-D(i) FWE I Rights of Way Acquired Pursuant to Apache PSA

Exhibit I-D(ii) FWE I RUEs

Exhibit I-E FWE I FCC Licenses

Exhibit I-F FWE I Contracts

Exhibit I-G FWE I Inventory

Exhibit I-H FWE I Deposits/Escrows/Credit Support

Exhibit I-I Subsidiaries and Equity Interests

Exhibit I-J FWE II Retained Properties

Exhibit I-K(i) Incremental Interests – Leases

Exhibit I-K(ii) Incremental Interests – Wells

Exhibit I-K(iii) Incremental Interests – Platforms and Facilities

Exhibit II-A: Wind Down Leases²¹

²⁰ <u>Note to Draft</u>: FWE I Exhibits to the Plan of Merger. Exhibits I-A(i) through I-K(iii) to Schedule 1 to the Plan of Merger (collectively, the "FWE I Exhibits") set forth a list of Legacy Apache Properties, which FWE I Exhibits the Apache PSA Parties and the Fieldwood PSA Parties hereto respectively acknowledge are subject to the ongoing review and consent rights of the Consenting Creditors under the RSA (which consent has not yet been provided), and the Apache PSA Parties and Fieldwood PSA Parties agree that the FWE I Exhibits are subject to modification based on such review to be consistent with the Apache Term Sheet.

²¹ Note to Draft: Exhibits II-A – II-G to be attached to Executed Plan of Merger.

Exhibit II-B: Wind Down Wells

Exhibit II-C(i) Wind Down Platforms

Exhibit II-C(ii) Wind Down Facilities

Exhibit II-D(i) Wind Down Rights of Way

Exhibit II-D(ii) Wind Down RUEs

Exhibit II-E Wind Down FCC Licenses

Exhibit II-F Wind Down Contracts

Exhibit II-G Wind Down Inventory

Exhibit III-A: Predecessor Leases²²

Exhibit III-B: Predecessor Wells

Exhibit III-C(i) Predecessor Platforms

Exhibit III-C(ii) Predecessor Facilities

Exhibit III-D(i) Predecessor Rights of Way

Exhibit III-D(ii) Predecessor RUEs

Exhibit III-E Predecessor FCC Licenses

Exhibit III-F Predecessor Contracts

Exhibit III-G Predecessor Inventory

Exhibit III-H Predecessor Deposits/Escrows/Credit Support

[End of Schedule of Exhibits]

²² Note to Draft: Exhibits III-A – III-H to be attached to Executed Plan of Merger

Exhibit I-A(i)

Field	Block	Lease	Туре	Rights	Date Le Eff	Date Le Exp	Le Cur Acres	Operator	WI	Lease Status
LOUISIANA NON-OPERATED	- DIOCK	12503	SL- LA	ORRI	-	-	-	- -	0.6%	TERMIN
LOUISIANA NON-OPERATED		06618	SL- LA	ORRI		-			5.2%	
BRAZOS 491 BRAZOS A-102/A-105	BA 491 BA A105	G06069 G01757	Federal Federal	RT RT	10/1/1983 7/1/1968		5,760 5,760	Fieldwood En Fieldwood En	100.0% 12.5%	TERMIN PROD
BRAZOS A-102/A-105 BRAZOS A-102/A-105	BA A-105	G01757 G01757	Federal	RTA	7/1/1968		5,760	Fieldwood En	12.5%	PROD
BRAZOS A-133	BA A133	G02665	Federal	OP	7/1/1974		5,760	GOM Shelf	12.5%	PROD
BRAZOS A-133	BA A-133	G02665	Federal	RT	7/1/1974		5,760	GOM Shelf	25.0%	PROD
\$0 Liability	BA A19	G33399	Federal	RT	1/1/2010 3/1/1979	12/31/2014 9/21/2014	5,760	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability \$0 Liability	BA A47 BA A47	G03940 G03940	Federal Federal	RT OP	3/1/1979	9/21/2014	5,760 5,760	Fieldwood En Fieldwood En	33.3% 100.0%	TERMIN TERMIN
\$0 Liability	BA A69	G32733	Federal	RT	11/1/2008	10/31/2013	5,760	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	BS 39	G33683	Federal	RT	7/1/2010	5/20/2015	1,237	Petsec En	18.8%	RELINQ
BRETON SOUND 41	BS 41	G21142	Federal	OP 2	5/1/1999	1/26/2014	4,995	Fieldwood En Off	13.1%	TERMIN
BRETON SOUND 41 \$0 Liability	BS 41 BS 42	G21142 G33684	Federal Federal	Contractual RT	5/1/1999 7/1/2010	1/26/2014 5/13/2015	4,995 4,552	Fieldwood En Off Apache Shelf Exp	TBD 37.5%	TERMIN RELINQ
CHANDELEUR 42/43	CA 42	G32267	Federal	OP 1	7/1/2010	6/21/2019	5,000	Fieldwood En	50.0%	RELINQ
CHANDELEUR 42/43	CA 43	G32268	Federal	OP 1	7/1/2008	-,,	5,000	Fieldwood En	50.0%	PROD
\$0 Liability	DD 253	G10426	Federal	RT	6/1/1990	9/8/2014	5,760	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	DD 297	G10427	Federal	RT	6/1/1990	9/8/2014	5,760	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability \$0 Liability	EB 128 EB 172	G34034 G34035	Federal Federal	RT RT	4/1/2012 4/1/2012	3/15/2016 3/15/2016	165 5,760	Apache Shelf Exp Apache Shelf Exp	100.0% 100.0%	RELINQ RELINQ
\$0 Liability	EC 12	G34220	Federal	RT	8/1/2012	7/7/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
EAST CAMERON 9/14	EC 14	G13572	Federal	RT	7/1/1992	5/16/2005	2,544	Fieldwood En	100.0%	TERMIN
\$0 Liability	EC 171	G34228	Federal	RT	9/1/2012	8/17/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	EC 172	G17858	Federal	RT	7/1/1997	1/22/2016	5,000	Fieldwood En	100.0%	TERMIN
\$0 Liability \$0 Liability	EC 178 EC 179	G34229 G34230	Federal Federal	RT RT	10/1/2012 10/1/2012	7/24/2015 7/24/2015	5,000 5,000	Apache Shelf Exp Apache Shelf Exp	100.0% 100.0%	RELINQ RELINQ
\$0 Liability	EC 185	G34796	Federal	RT	6/1/2013	5/25/2017	5,000	Fieldwood En	100.0%	RELINQ
EAST CAMERON 2 - (SL LA)	EC 2	18121	SL- LA	WI	5/12/2004	1/0/1900	220	Fieldwood	50.0%	ACTIVE
EAST CAMERON 2 - (SL LA)	EC 2	16473	SL- LA	WI	7/13/1999	7/15/2015	148	Apache	89.1%	RELINQ
EAST CAMERON 2 - (SL LA)	EC 2	16475	SL- LA	WI OR 1	7/19/1999	11/24/2015	134.75	Apache	89.1%	ACTIVE
\$0 Liability \$0 Liability	EC 222 EC 222	G02037 G02037	Federal Federal	OP 1 OP 2	2/1/1971 2/1/1971	11/24/2015 11/24/2015	5,000 5,000	Talos Talos	17.9% 17.9%	TERMIN TERMIN
\$0 Liability	EC 229	G34232	Federal	RT	10/1/2012	9/16/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	EC 230	G34233	Federal	RT	10/1/2012	9/16/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	EC 24	G04098	Federal	RT	10/1/1979	2/12/2014	5,000	Apex O&G	18.0%	TERMIN
\$0 Liability \$0 Liability	EC 24	G04098	Federal	OP 2	10/1/1979	2/12/2014	5,000	Apex O&G Apex O&G	31.3%	TERMIN
\$0 Liability \$0 Liability	EC 24 EC 242	G04098 G34234	Federal Federal	OP 3 RT	10/1/1979 10/1/2012	2/12/2014 9/16/2016	5,000 5,000	Apex O&G Apache Shelf Exp	30.3% 100.0%	TERMIN RELINQ
\$0 Liability	EC 242	G34234 G34235	Federal	RT	10/1/2012	9/16/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	EC 261	G00971	Federal	RT	6/1/1962	1/14/2016	5,000	Fieldwood En	100.0%	TERMIN
\$0 Liability	EC 263	G33072	Federal	RT	6/1/2009	5/31/2014	5,000	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	EC 264	G01880	Federal	RT	3/1/1969	7/11/2016	5,000	Fieldwood En	100.0%	TERMIN
EAST CAMERON 265 / 278 SO Liability	EC 265 EC 270	G00972 G02045	Federal Federal	RT RT	6/1/1962 1/1/1971	1/30/2019 6/7/2013	5,000 2,500	Fieldwood En Apache	50.0% 70.0%	RELINQ TERMIN
EAST CAMERON 265 / 278	EC 278	G02043	Federal	RT	6/1/1962	10/3/2016	5,000	Fieldwood En	50.0%	TERMIN
\$0 Liability	EC 292	G34237	Federal	RT	9/1/2012	8/23/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	EC 293	G34238	Federal	RT	9/1/2012	8/23/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	EC 294	G34239	Federal	RT	9/1/2012	8/23/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability *No FW lease ownership	EC 310 EC 328	G34240 G10638	Federal Federal	RT RT	11/1/2012 5/1/1989	10/4/2016	5,000 5,000	Apache Shelf Exp Arena Off	100.0% 100.0%	RELINQ PROD
\$0 Liability	EC 328	G01972	Federal	OP	9/1/1970	2/15/2016	1,250	Merit En	15.6%	TERMIN
*No FW asset ownership	EC 335	G02439	Federal	OP	8/1/1973	6/6/2015	5,000	Energy XXI GOM	14.0%	TERMIN
EAST CAMERON 338	EC 338	G02063	Federal	RT	2/1/1971		5,000	Anadarko US Off	15.7%	PROD
EAST CAMERON 37	EC 37	G25933	Federal	RT	5/1/2004	9/27/2014	2,608	Probe Res US	100.0%	TERMIN
\$0 Liability *No FW asset ownership	EC 370 EC 71	G33073 G13576	Federal Federal	RT RT	6/1/2009 9/1/1992	5/31/2014	5,000 5,000	Apache Shelf Exp EC Off Prop	100.0% 100.0%	EXPIR SOP
EAST CAMERON 14	EC 9/14	G01440	Federal	RT	4/1/1966		3,152	Fieldwood En	100.0%	PROD
EAST CAMERON 9/14	EC 9/14	G01440	Federal	OP 1	4/1/1966		3,152	Fieldwood En	100.0%	PROD
EUGENE ISLAND 010	El 10	G23851	Federal	RT	7/1/2002		2,303	Contango Op	50.0%	PROD
EUGENE ISLAND 010	EI 10	G23851	Federal	OP 2	7/1/2002		2,303	Contango Op	50.0%	PROD
\$0 Liability	EI 105 EI 106	00797 G17966	Federal Federal	RT RT A	5/1/1960 7/1/1997	12/9/2013 8/4/2013	5,000 5,000	Fieldwood En Apache	100.0% 50.0%	TERMIN TERMIN
EUGENE ISLAND 105/106 EUGENE ISLAND 105/106	El 106	G17966	Federal	RTB	7/1/1997	8/4/2013	5,000	Apache	100.0%	TERMIN
\$0 Liability	El 107	G15241	Federal	RT	9/1/1995	9/1/2013	5,000	Apache	75.0%	TERMIN
\$0 Liability	EI 108	G03811	Federal	OP 1	6/1/1978	11/22/2015	5,000	Fieldwood En	60.0%	TERMIN
\$0 Liability	EI 108	G03811	Federal	RT A	6/1/1978	11/22/2015	5,000	Fieldwood En	60.0%	TERMIN
\$0 Liability \$0 Liability	EI 108 EI 116	G03811 G34292	Federal Federal	RT B RT	6/1/1978 9/1/2012	11/22/2015 8/31/2017	5,000 5,000	Fieldwood En Apache Shelf Exp	71.3% 100.0%	TERMIN EXPIR
\$0 Liability	El 117	G34293	Federal	RT	10/1/2012	9/16/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	El 118	G15242	Federal	RT A	7/1/1995	12/17/2015	5,000	Black Elk En Off Op	25.0%	TERMIN
\$0 Liability	El 118	G15242	Federal	RT B	7/1/1995	12/17/2015	5,000	Fieldwood En	75.0%	TERMIN
EUGENE IS. 119/120/125/126	El 119	00049	Federal	RTA	8/28/1945		5,000	Fieldwood En	50.0%	PROD
EUGENE IS. 119/120/125/126 EUGENE IS. 119/120/125/126	El 119 El 120	00049 00050	Federal Federal	RT B RT	8/28/1945 8/28/1945		5,000 5,000	Fieldwood En Fieldwood En	100.0% 100.0%	PROD PROD
EUGENE IS. 119/120/125/126	El 125	00050	Federal	RT	8/28/1945	-	5,000	Fieldwood En	100.0%	OPERNS
EUGENE IS. 119/120/125/126	El 126	00052	Federal	RT	8/28/1945		5,000	Fieldwood En	100.0%	PROD
EUGENE IS. 119/120/125/126	El 126	00052	Federal	OP	8/28/1945		5,000	Fieldwood En	75.0%	PROD
\$0 Liability \$0 Liability	El 128 El 131	G34294 G33625	Federal Federal	RT RT	10/1/2012	9/16/2016	3,427 5,000	Apache Shelf Exp	100.0% 100.0%	RELINQ RELINQ
\$0 Liability \$0 Liability	El 131 El 132	G33625 G33626	Federal Federal	RT RT	6/1/2010 6/1/2010	4/30/2015 4/30/2015	5,000	Apache Shelf Exp Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	El 135	G34296	Federal	RT	10/1/2012	8/26/2015	5,000	Apache Shelf Exp	100.0%	RELINQ
EUGENE IS. 136/158	El 136	G03152	Federal	RT	7/1/1975		5,000	Fieldwood En	100.0%	PROD
\$0 Liability	El 156	G16353	Federal	OP	6/1/1996	8/24/2014	5,000	Black Elk En Off Op	50.0%	TERMIN
EUGENE IS. 136/158	El 158	G01220	Federal	RT	6/1/1962		5,000	Fieldwood En	100.0%	PROD
EUGENE IS. 173/174/175 EUGENE IS. 173/174/175	EI 173 EI 174	G13622 G03782	Federal Federal	RT RT	7/1/1992 6/1/1978		5,000 5,000	Fieldwood En Arena Off	100.0% 100.0%	PROD PROD
EUGENE IS. 173/174/175 EUGENE IS. 173/174/175	El 174	G03782	Federal	OP	6/1/1978		5,000	Arena Off	30.0%	PROD
EUGENE IS. 173/174/175	El 175	00438	Federal	OP 1	12/1/1954	-	5,000	Fieldwood En	75.0%	PROD
EUGENE IS. 187/189	El 187	G10736	Federal	RT	7/1/1989		5,000	Fieldwood En	100.0%	PROD
EUGENE ISLAND 188	El 188	00443	Federal	RT	1/1/1955	4/30/2010	5,000	Apache	100.0%	TERMIN
EUGENE ISLAND 188 \$0 Liability	EI 189 EI 196	00423 00802	Federal Federal	RT RT	12/1/1954 5/1/1960	3/25/2019	3,750 3,516	Fieldwood En Fieldwood En	100.0% 50.0%	PROD RELINQ
\$0 Liability	El 196	00802	Federal	OP	5/1/1960	3/25/2019	3,516	Fieldwood En	100.0%	RELINQ
\$0 Liability	EI 196	G13821	Federal	OP 2	5/1/1960	3/22/2019	1,484	Arena Off	100.0%	RELINQ
\$0 Liability	El 196	G13821	Federal	OP 4	5/1/1960	3/22/2019	1,484	Arena Off	100.0%	RELINQ
\$0 Liability	El 20	G34286	Federal	RT	10/1/2012	8/19/2016	3,582	Castex Off	50.0%	RELINQ
\$0 Liability *No FW asset ownership	EI 207 EI 208	G34301 00577	Federal Federal	RT OP	8/1/2012 9/1/1955	7/7/2016	5,000 2,500	Apache Shelf Exp ANKOR En	100.0%	RELINQ PROD
*No FW asset ownership EUGENE IS. 211/212 / SHIP SHOAL 175/176	El 208	00577 G05502	Federal	OP RT B	9/1/1955 7/1/1983		2,500 5,000	ANKOR En Fieldwood En	100.0%	UNIT
EUGENE IS. 211/212 / SHIP SHOAL 175/176	El 211	G05502	Federal	OP	7/1/1983		5,000	Chevron USA	66.7%	UNIT
EUGENE IS. 211/212 / SHIP SHOAL 175/176	El 212	G05503	Federal	RT B	7/1/1983		5,000	Fieldwood En	66.7%	UNIT
EUGENE IS. 211/212 / SHIP SHOAL 175/176	El 212	G05503	Federal	OP	7/1/1983		5,000	Chevron USA	66.7%	UNIT
\$0 Liability	El 216	G34303	Federal	RT	8/1/2012	7/7/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
EUGENE ISLAND 196/217/227 EUGENE IS. 266	El 217 El 224	G00978 G05504	Federal Federal	RT ORRI	5/1/1962 7/1/1983	3/22/2019	5,000 5,000	Arena Off Castex Off	25.0% 10.0%	RELINQ PROD
EUGENE IS. 266 EUGENE IS. 266	El 224	G05504 G05504	Federal	RT	7/1/1983 7/1/1983		5,000	Castex Off	10.0%	PROD
EUGENE ISLAND 196/217/227	El 227	00809	Federal	RT	5/1/1960	3/25/2019	5,000	Arena Off	50.0%	RELINQ
EUGENE ISLAND 196/217/227	El 227	G36745	Federal	ORRI	11/1/2019		5,000	Arena Off	6.25%	PRIMRY
EUGENE ISLAND 196/217/227	EI 227	G36745	Federal	ORRI	11/1/2019		5,000	Arena Off	4.17%	PRIMRY
EUGENE ISLAND 224/266	EI 246	00810	Federal	OP 1	5/1/1960		5,000	Fieldwood En	25.0%	UNIT

Field	Block	Lease	Type	Rights	Date Le Eff	Date Le Exp	Le Cur Acres	Operator	WI	Lease Status
EUGENE ISLAND 224/266	El 246	00810	Federal	OP 2	5/1/1960		5,000	Fieldwood En	75.0%	UNIT
UGENE ISLAND 224/266 UGENE ISLAND 224/266	El 246 El 246	00810 00810	Federal Federal	RT ORRI	5/1/1960 5/1/1960		5,000 5,000	Fieldwood En Sanare En Part	75.0% 6.3%	UNIT
UGENE ISLAND 255	El 255	G01958	Federal	RT	1/1/1970		2,500	Cox Op	2.0%	PROD
UGENE ISLAND 255	EI 255	G01958	Federal	OP 3	1/1/1970		2,500	Cox Op	77.2%	PROD
UGENE ISLAND 255	EI 255	G01958	Federal	OP 4	1/1/1970		2,500	Cox Op	38.6%	PROD
O Liability O Liability	EI 266 EI 266	00811 00811	Federal Federal	OP 1	5/1/1960 5/1/1960		5,000 5,000	Fieldwood En Fieldwood En	25.0% 75.0%	UNIT
io Liability	El 266	00811	Federal	RT	5/1/1960		5,000	Fieldwood En	75.0%	UNIT
0 Liability	El 267	00812	Federal	OP	5/1/1960		5,000	Fieldwood En	25.0%	UNIT
0 Liability	El 267	00812	Federal	OP 2	5/1/1960		5,000	Fieldwood En	75.0%	UNIT
SO Liability SO Liability	EI 267 EI 269	00812 00813	Federal Federal	RT OP 1	5/1/1960 5/1/1960		5,000 5,000	Fieldwood En Fieldwood En	75.0% 25.0%	UNIT
50 Liability	El 269	00813	Federal	OP 2	5/1/1960	-	5,000	Fieldwood En	75.0%	UNIT
60 Liability	El 269	00813	Federal	RT	5/1/1960		5,000	Fieldwood En	75.0%	UNIT
0 Liability	El 280	G23876	Federal	RT	5/1/2002	1/19/2014	5,000	Energy XXI GOM	18.8%	TERMIN
60 Liability 60 Liability	El 281 El 281	G09591 G09591	Federal Federal	RT OP 1	5/1/1988 5/1/1988	7/5/2016	5,000 5,000	Bennu O&G Bennu O&G	90.5% 45.3%	TERMIN TERMIN
60 Liability	El 281	G09591 G09591	Federal	OP 1	5/1/1988	7/5/2016 7/5/2016	5,000	Bennu O&G	45.3%	TERMIN
0 Liability	El 281	G09591	Federal	OP 3	5/1/1988	7/5/2016	5,000	Bennu O&G	45.3%	TERMIN
0 Liability	EI 282	G09592	Federal	RT	6/1/1988	7/5/2016	5,000	Apache	75.0%	TERMIN
0 Liability	El 282	G09592	Federal	OP 1 OP 2	6/1/1988	7/5/2016	5,000	Apache	75.0%	TERMIN
SO Liability SO Liability	El 282 El 29	G09592 G34287	Federal Federal	RT RT	6/1/1988 12/1/2012	7/5/2016 11/22/2016	5,000 5,000	Apache Apache Shelf Exp	75.0% 50.0%	TERMIN RELINQ
UGENE IS. 307	El 307	G02110	Federal	OP	2/1/1971	11/4/2019	2,500	Fieldwood En Off	25.0%	TERMIN
OUTH MARSH IS. 142 / EUGENE IS. 312	El 312	G22679	Federal	RT	6/1/2001	8/7/2020	5,000	Fieldwood En	100.0%	TERMIN
OUTH MARSH IS. 142 / EUGENE IS. 312	El 312	G22679	Federal	ORRI	6/1/2001	8/7/2020	5,000	Fieldwood En	8.3%	TERMIN
O Liability O Liability	El 313 El 313	G02608 G02608	Federal Federal	RT OP 1	5/1/1974 5/1/1974	6/23/2016 6/23/2016	5,000 5,000	Arena Off Arena Off	50.0% 50.0%	TERMIN TERMIN
0 Liability	El 313	G02608	Federal	OP 2	5/1/1974	6/23/2016	5,000	Arena Off	50.0%	TERMIN
UGENE IS. 315/316/329	El 315	G02112	Federal	RT	8/1/1974		2,500	Fieldwood En	50.0%	TERMIN
UGENE IS. 315/316/329	El 315	G02112	Federal	OP	8/1/1974		2,500	Fieldwood En	50.0%	TERMIN
UGENE IS. 315/316/329	El 315	G24912 G05040	Federal	RT RT	5/1/2003	-	2,500	Fieldwood En	100.0%	PROD PROD
UGENE IS. 315/316/329 UGENE IS. 315/316/329	El 316 El 329	G05040 G02912	Federal Federal	RT RT	4/1/1982 12/1/1974		5,000 5,000	Fieldwood En Fieldwood En	100.0% 100.0%	TERMIN
UGENE IS. 330	El 330	G02115	Federal	Contractual	1/1/1971		5,000	Fieldwood En	63.0%	UNIT
UGENE IS. 330	EI 330	G02115	Federal	OP 7	1/1/1971		5,000	Fieldwood En	47.0%	UNIT
UGENE IS. 330	EI 330	G02115	Federal	OP 6	1/1/1971		5,000	Fieldwood En	47.0%	UNIT
UGENE IS. 330 UGENE IS. 330	EI 330	G02115 G02115	Federal Federal	OP 5	1/1/1971 1/1/1971		5,000 5,000	Fieldwood En Fieldwood En	47.0% 47.0%	UNIT
UGENE IS. 330	El 330	G02115 G02115	Federal	OP 4 OP 3	1/1/1971		5,000	Fieldwood En	47.0%	UNIT
UGENE IS. 330	EI 330	G02115	Federal	OP 2	1/1/1971		5,000	Fieldwood En	47.0%	UNIT
UGENE IS. 330	EI 330	G02115	Federal	RT	1/1/1971		5,000	Fieldwood En	42.0%	UNIT
UGENE IS. 330	EI 330	G02115	Federal	RT	1/1/1971		5,000	Fieldwood En	23.0%	UNIT
UGENE IS. 330 UGENE IS. 330	EI 330 EI 330	G02115 G02115	Federal Federal	OP 7	1/1/1971 1/1/1971		5,000 5,000	Fieldwood En Fieldwood En	23.0%	UNIT
UGENE IS. 330	El 330	G02115 G02115	Federal	OP 5	1/1/19/1		5,000	Fieldwood En	23.0%	UNIT
UGENE IS. 330	EI 330	G02115	Federal	OP 4	1/1/1971		5,000	Fieldwood En	23.0%	UNIT
UGENE IS. 330	EI 330	G02115	Federal	OP 3	1/1/1971		5,000	Fieldwood En	23.0%	UNIT
UGENE IS. 330	EI 330	G02115	Federal	OP 2	1/1/1971		5,000	Fieldwood En	23.0%	UNIT
UGENE IS. 333/334	EI 333	G02317	Federal	RT RT	2/1/1973	8/29/2020	5,000	Fieldwood En	100.0%	TERMIN
UGENE IS. 333/334 UGENE IS. 337	EI 334 EI 337	G15263 G03332	Federal Federal	RT RT	7/1/1995 3/1/1976	8/29/2020	5,000 5,000	Fieldwood En Fieldwood En	100.0% 100.0%	TERMIN
UGENE IS. 337	El 337	G33332	Federal	ORRI	3/1/1976		3,000	Fieldwood En	0.1%	UNIT
UGENE IS. 337	EI 337	G03332	Federal	OP 4	3/1/1976		5,000	Fieldwood En	98.0%	UNIT
EUGENE IS. 337	EI 337	G03332	Federal	OP 1	3/1/1976		5,000	Fieldwood En	100.0%	UNIT
UGENE IS 337	El 337	G03332	Federal	OP 3 RT A	3/1/1976		5,000	Fieldwood En	100.0%	UNIT
UGENE IS. 342/343 UGENE IS. 342/343	EI 342 EI 342	G02319 G02319	Federal Federal	RTB	2/1/1973 2/1/1973		5,000 5,000	Fieldwood En Fieldwood En	50.0% 75.0%	TERMIN TERMIN
UGENE IS. 342/343	El 342	G02319	Federal	OP 1	2/1/1973		5,000	Fieldwood En	75.0%	TERMIN
EUGENE IS. 342/343	EI 342	G02319	Federal	OP 2	2/1/1973		5,000	Fieldwood En	61.8%	TERMIN
UGENE IS. 345/346	EI 345	G21647	Federal	RT	7/1/2000	8/21/2019	5,000	Fieldwood En	50.0%	TERMIN
UGENE IS. 345/346	El 346	G14482	Federal	RT OP	6/1/1994	0/25/2020	5,000	Arena Off Fieldwood En	100.0%	PROD
UGENE IS. 353/354 UGENE IS. 337	EI 353 EI 354	G03783 G10752	Federal Federal	RT	6/1/1978 5/1/1989	8/26/2020	5,000 5,000	Fieldwood En	100.0% 100.0%	TERMIN PROD
UGENE IS. 337	El 354	G10752	Federal	OP	5/1/1989		5,000	Fieldwood En	67.0%	PROD
UGENE IS. 353/354	El 361	G02324	Federal	RT	2/1/1973		5,000	Cox Op	12.4%	PROD
UGENE IS. 53	EI 53	00479	Federal	OP 1	12/1/1954		5,000	EnVen En Vent	66.7%	PROD
UGENE IS. 53 UGENE ISLAND 57/58	EI 53 EI 57	00479 G02601	Federal Federal	OP OP 2	12/1/1954 5/1/1974	3/27/2020	5,000 5,000	EnVen En Vent Talos	100.0% 31.7%	PROD TERMIN
EUGENE ISLAND 57/58	El 57	G02601	Federal	OP 4	5/1/1974	3/27/2020	5,000	ANKOR En	15.8%	TERMIN
50 Liability	EI 88	G10721	Federal	OP	7/1/1989	2/22/2016	5,000	Fieldwood En	75.0%	TERMIN
UGENE ISLAND 88/89/90/93/94/95	EI 89	00044	Federal	OP	8/28/1945	2/22/2016	5,000	Fieldwood En	75.0%	TERMIN
UGENE ISLAND 88/89/90/93/94/95	EI 89	00044	Federal	OP 2	8/28/1945	2/22/2016	5,000	Fieldwood En	75.0%	TERMIN
'No FW asset ownership 50 Liability	El 90	00229 00228	Federal	OP OP	11/19/1948	2/22/2016	1,250 2,500	Fieldwood En Fieldwood En	75.0% 75.0%	TERMIN TERMIN
50 Liability	EI 93 EI 94	G05488	Federal Federal	OP	11/19/1948 7/1/1983	2/22/2016 2/22/2016	5,000	Fieldwood En	75.0%	TERMIN
60 Liability	EI 95	00046	Federal	OP	8/28/1945	2/22/2016	5,000	Fieldwood En	75.0%	TERMIN
0 Liability	EW 525	G33704	Federal	RT	7/1/2010	6/19/2015	2,420	Apache Shelf Exp	46.9%	RELINQ
O Liability	EW 526	G33134	Federal	RT RT	6/1/2009	5/31/2014	3,517	Apache Shelf Exp	100.0%	EXPIR EXPIR
O Liability WING BANK 826/782 / SOUTH TIMBALIER 291	EW 781 EW 782	G33137 G31470	Federal Federal	RT RT	6/1/2009 12/1/2007	5/31/2014	309 1,093	Apache Shelf Exp Fieldwood En	100.0% 100.0%	PROD
O Liability	EW 789	G33139	Federal	RT	7/1/2009	4/30/2015	5,760	Apache Shelf Exp	100.0%	RELINQ
WING BANK 826/782 / SOUTH TIMBALIER 291	EW 826	G05800	Federal	RT	7/1/1983		5,760	BP E&P	100.0%	PROD
50 Liability	EW 905	G34415	Federal	RT	8/1/2012	7/7/2016	1,007	Apache Shelf Exp	100.0%	RELINQ
0 Liability	EW 906	G33708	Federal	RT RT	6/1/2010	4/7/2016	1,084	Apache Shelf Exp	100.0%	RELINQ
SO Liability SO Liability	EW 949 EW 950	G34877 G33709	Federal Federal	RT RT	8/1/2013 6/1/2010	7/7/2016 4/7/2016	5,760 5,760	Apache Shelf Exp Apache Shelf Exp	100.0% 100.0%	RELINQ RELINQ
50 Liability	FM 411	G08361	Federal	RT	8/1/1986	1/30/2015	5,760	Chevron USA	24.3%	EXPIR
0 Liability	FM 412	G08362	Federal	RT	8/1/1986	1/30/2015	5,760	Chevron USA	16.0%	EXPIR
0 Liability	FM 455	G08363	Federal	RT	8/1/1986	1/30/2015	5,760	Chevron USA	24.2%	EXPIR
O Liability	FM 456	G08364	Federal	RT	8/1/1986	1/30/2015	5,760	Chevron USA	24.3%	EXPIR
O Liability O Liability	FM 499 FM 500	G08365 G08366	Federal Federal	RT RT	8/1/1986 8/1/1986	1/30/2015 1/30/2015	5,760 5,760	Chevron USA Chevron USA	24.3% 16.0%	EXPIR EXPIR
O Liability	FM 543	G08367	Federal	RT	8/1/1986	1/30/2015	5,760	Chevron USA	24.3%	EXPIR
0 Liability	FM 587	G08368	Federal	RT	8/1/1986	1/30/2015	5,760	Chevron USA	24.3%	EXPIR
SALVESTON 151	GA 151	G15740	Federal	RT	11/1/1995	4/12/2016	4,804	Fieldwood En	33.3%	TERMIN
HIGH IS. 179 / GA 180	GA 180	G03228	Federal	RT	9/1/1975		5,760	Fieldwood En	100.0%	UNIT
HIGH ISLAND 179 SALVESTON 210	GA 192 GA 210	G03229 G25524	Federal Federal	CONT OP 1	9/1/1975 12/1/2003	-	5,760 5,760	Arena Off Fieldwood En	90.0%	UNIT PROD
GALVESTON 210	GA 210	G25524 G25524	Federal	OP 3	12/1/2003		5,760	Fieldwood En	66.7%	PROD
ALVESTON 210	GA 210	G25524	Federal	RT	12/1/2003		5,760	Fieldwood En	66.7%	PROD
ALVESTON 210	GA 210	G25524	Federal	OP	12/1/2003		5,760	Fieldwood En	83.3%	PROD
0 Liability	GA 343	G06105	Federal	RT	10/1/1983	1/19/2014	5,760	Black Elk En Off Op	12.5%	TERMIN
0 Liability	GA 343	G06105	Federal	OP	10/1/1983	1/19/2014	5,760	Black Elk En Off Op	37.5%	TERMIN
0 Liability 0 Liability	GB 85 GI 104	G34515 G33671	Federal Federal	RT RT	8/1/2012 7/1/2010	7/7/2016 6/10/2015	4,450 5,000	Apache Shelf Exp Apache Shelf Exp	100.0% 46.9%	RELINQ RELINQ
GRAND ISLE 110/116	GI 104 GI 110	G13943	Federal	RT	8/1/1993	0, 20, 2013	5,000	Fieldwood En	50.0%	UNIT
GRAND ISLE 110/116	GI 116	G13944	Federal	RT	7/1/1993		5,000	Fieldwood En	50.0%	UNIT
	GI 117	G32232		DT.		7/31/2013	4,540			EXPIR
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 32	00174	Federal Federal	RT RT	8/1/2008 7/17/1948	7/31/2013	2,500	Apache GOM Shelf	100.0% 75.0%	UNIT

Field SO Liability	Block	Lease G01580	Type	Rights	Date Le Eff	Date Le Exp	Le Cur Acres	Operator BR Am Prod	WI 75.0%	Lease Status
\$0 Liability \$0 Liability	GI 32 GI 32	G01580 G01580	Federal Federal	RT OP	7/1/1967 7/1/1967	3/15/2016 3/15/2016	2,500 2,500	BP Am Prod BP Am Prod	75.0% 37.5%	TERMIN TERMIN
\$0 Liability	GI 33	G04002	Federal	RT	3/1/1979	2/24/2017	5,000	Fieldwood En	100.0%	RELINQ
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 39	00127	Federal	RT	4/21/1947		2,500	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96) GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 39 GI 39	00127 00126	Federal Federal	OP 2 RT	4/21/1947 4/21/1947		2,500 2,500	GOM Shelf GOM Shelf	37.5% 75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 39	00126	Federal	OP 2	4/21/1947		2,500	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 40	00128	Federal	RT	4/21/1947		5,000	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96) GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 40 GI 41	00128 00129	Federal Federal	OP 2	4/21/1947 4/21/1947		5,000 2,500	GOM Shelf GOM Shelf	37.5% 75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 41	00129	Federal	OP 2	4/21/1947		2,500	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 41	00130	Federal	RT	4/21/1947		2,500	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 41	00130	Federal	OP 2 RT	4/21/1947		2,500	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96) GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 42 GI 42	00131 00131	Federal Federal	OP 2	4/21/1947 4/21/1947		5,000 5,000	GOM Shelf GOM Shelf	75.0% 37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 43	00175	Federal	RT	7/17/1948	- 1	5,000	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 43	00175	Federal	OP 2	7/17/1948	-	5,000	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96) GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 44 GI 44	00176 00176	Federal Federal	RT OP 2	7/17/1948 7/17/1948		2,500 2,500	GOM Shelf GOM Shelf	75.0% 37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 46	00170	Federal	RT	4/21/1947		5,000	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 46	00132	Federal	OP 2	4/21/1947		5,000	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 47	00133	Federal	RT	4/21/1947		5,000	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96) GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 47 GI 48	00133 00134	Federal Federal	OP 2	4/21/1947 4/21/1947		5,000 5,000	GOM Shelf GOM Shelf	37.5% 75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 48	00134	Federal	OP 2	4/21/1947		5,000	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 52	00177	Federal	RT	7/17/1948		2,500	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	GI 52	00177	Federal	OP 1	7/17/1948		2,500	GOM Shelf	50.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96) \$0 Liability	GI 52 GI 54	00177 G27173	Federal Federal	OP 1 RT	7/17/1948 7/1/2005	2/12/2017	2,500 5,000	GOM Shelf Fieldwood En	50.0% 50.0%	UNIT TERMIN
GRAND ISLE 76	GI 76	G02161	Federal	RT	10/1/1972	9/18/2019	5,000	Fieldwood En	95.8%	RELINQ
\$0 Liability	GI 90	G04003	Federal	RT	3/1/1979	4/18/2016	5,000	Fieldwood En	100.0%	TERMIN
\$0 Liability	GI 90	G04003	Federal	OP 1	3/1/1979	4/18/2016	5,000	Fieldwood En	100.0%	TERMIN
\$0 Liability \$0 Liability	GI 90 GI 90	G04003 G04003	Federal Federal	OP 2 OP 4	3/1/1979 3/1/1979	4/18/2016 4/18/2016	5,000 5,000	Fieldwood En Fieldwood En	50.0% 50.0%	TERMIN TERMIN
\$0 Liability	GI 90	G04003	Federal	OP 5	3/1/1979	4/18/2016	5,000	Fieldwood En	100.0%	TERMIN
\$0 Liability	GI 90	G04003	Federal	OP 6	3/1/1979	4/18/2016	5,000	Fieldwood En	100.0%	TERMIN
\$0 Liability	GI 93	G02628	Federal	RT	5/1/1974	12/4/2014	5,000	BP E&P	100.0%	TERMIN
\$0 Liability GRAND ISLE 90/94	GI 93 GI 94	G02628 G02163	Federal Federal	OP RT	5/1/1974 11/1/1972	12/4/2014 7/27/2017	5,000 4.540	BP E&P Fieldwood En	100.0% 100.0%	TERMIN RELINQ
GRAND ISLE 90/94 GRAND ISLE 90/94	GI 94	G02163	Federal	OP	11/1/1972	7/27/2017	4,540	Fieldwood En	100.0%	RELINQ
\$0 Liability	GI 98	G34354	Federal	RT	8/1/2012	7/7/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
HIGH IS. 110/111	HI 110	G02353	Federal	RT	8/1/1973	5/31/2019	5,760	W & T Off	20.0%	TERMIN
HIGH IS. 110/111 \$0 Liability	HI 111 HI 114	G02354 G32747	Federal Federal	RT RT	8/1/1973 12/1/2008	4/30/2019 11/30/2013	5,760 5,760	W & T Off Apache Shelf Exp	20.0% 100.0%	TERMIN EXPIR
HIGH IS. 116	HI 116	G06156	Federal	RT	10/1/1983	2/25/2015	5,760	Fieldwood En	100.0%	TERMIN
HIGH IS. 129	HI 129	G01848	Federal	RT	6/1/1968		5,760	Fieldwood En	90.0%	PROD
HIGH IS. 129	HI 129	G01848	Federal	ORRI	6/1/1968			Fieldwood En	10.4%	PROD
\$0 Liability \$0 Liability	HI 132 HI 140	G32748 00518	Federal Federal	RT OP	12/1/2008 1/1/1955	11/30/2013 2/10/2015	5,760 5,760	Apache Shelf Exp Black Elk En Off Op	100.0% 50.0%	EXPIR TERMIN
\$0 Liability	HI 163	G22236	Federal	RT	12/1/2000	5/31/2015	5,760	Fieldwood En	70.0%	TERMIN
HIGH ISLAND 176	HI 176	G06164	Federal	OPRTS Cont	10/1/1983	12/1/2002	5,760	Apache	49.5%	TERMIN
HIGH IS. 179 / GA 180	HI 179	G03236	Federal	RT	9/1/1975		5,760	Cox Op	100.0%	UNIT
HIGH ISLAND 179 \$0 Liability	HI 193 HI 194	G03237 G06166	Federal Federal	CONT	9/1/1975 10/1/1983	7/21/2013	5,760 5,760	Arena Off Apache	90.0% 100.0%	UNIT
\$0 Liability	HI 194	G06166	Federal	OP	10/1/1983	7/21/2013	5,760	Apache	45.0%	TERMIN
\$0 Liability	HI 201	G23199	Federal	OP	12/1/2001	10/5/2014	5,760	Apache Shelf	37.6%	TERMIN
HIGH IS. 206	HI 206	G20660	Federal	RT	1/1/1999		5,760	Fieldwood En	100.0%	PROD
HIGH ISLAND 45 HIGH ISLAND 45	HI 45	G12564 G12564	Federal	RT OP 1	10/1/1990	3/8/2015	4,367	Fieldwood En	16.7% 15.0%	TERMIN TERMIN
HIGH ISLAND 45	HI 45	G12564	Federal Federal	OP 1	10/1/1990 10/1/1990	3/8/2015 3/8/2015	4,367 4,367	Fieldwood En Fieldwood En	33.3%	TERMIN
\$0 Liability	HI 52	00508	Federal	RT	1/1/1955	9/24/2013	1,440	SandRidge En Off	75.0%	TERMIN
\$0 Liability	HI 52	00509	Federal	RT	1/1/1955	9/24/2013	1,440	Apache	75.0%	TERMIN
\$0 Liability	HI 52	00511	Federal	RT	1/1/1955	9/24/2013	1,440	Apache	75.0%	TERMIN
\$0 Liability \$0 Liability	HI 53	00513 00740	Federal Federal	RT RT	1/1/1955 4/1/1960	9/24/2013 9/24/2013	180 1,440	Phoenix Exp Apache	75.0% 75.0%	TERMIN TERMIN
\$0 Liability	HI A-133	G32760	Federal	RT	11/1/2008	10/31/2013	5,760	Apache	100.0%	EXPIR
\$0 Liability	HI A-145	G32761	Federal	RT	11/1/2008	10/31/2013	5,760	Apache	100.0%	EXPIR
\$0 Liability	HI A-146	G32762	Federal	RT	11/1/2008	10/31/2013	5,760	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability \$0 Liability	HI A-148 HI A-160	G32763 G32764	Federal Federal	RT RT	11/1/2008 11/1/2008	10/31/2013 10/31/2013	5,760 5,760	Apache Apache	100.0% 100.0%	EXPIR EXPIR
\$0 Liability	HI A-171	G30679	Federal	RT	12/1/2006	8/9/2014	5,760	Walter O&G	33.3%	TERMIN
\$0 Liability	HI A-326	G32777	Federal	RT	11/1/2008	10/31/2013	5,760	Apache	100.0%	EXPIR
HIGH IS. A-334	HI A-334	G02423	Federal	RT	8/1/1973	2/27/2014	5,760	Fieldwood En	38.9%	TERMIN
\$0 Liability	HI A-341 HI A-350	G25605 G02428	Federal Federal	RT RT	12/1/2003 8/1/1973	7/24/2013	5,760 4,345	Fieldwood En Apache	60.0% 100.0%	PROD RELINQ
\$0 Liability	HI A360	G34677	Federal	RT	3/1/2013	2/18/2016	5,760	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	HI A361	G34678	Federal	RT	3/1/2013	2/24/2017	5,760	Fieldwood En	100.0%	RELINQ
\$0 Liability	HI A363	G33413	Federal	RT	10/1/2009	9/30/2014	5,760	Apache Shelf Exp	100.0%	EXPIR
HIGH IS. A-365/A-376 HIGH IS. A-365/A-376	HI A-365 HI A-376	G02750 G02754	Federal Federal	RT OP 1	7/1/1974 7/1/1974		5,760 5,760	Fieldwood En Fieldwood En	53.1% 100.0%	PROD PROD
HIGH IS. A-365/A-376	HI A-376	G02754	Federal	RT	7/1/1974		5,760	Fieldwood En	44.4%	PROD
HIGH IS. A-365/A-376	HI A-376	G2754	Federal	ORRI	7/1/1974			Fieldwood En	1.2%	PROD
HIGH IS. A-365/A-376	HI A-376	G2754	Federal	ORRI	7/1/1974		F 766	Fieldwood En	6.0%	PROD
HIGH IS. A-573 (382/572/573/595/596) \$0 Liability	HI A-382 HI A406	G02757 G32767	Federal Federal	RT RT	7/1/1974 11/1/2008	10/31/2013	5,760 5,760	Fieldwood En Apache	72.4% 100.0%	PROD EXPIR
\$0 Liability	HI A430	G33412	Federal	RT	10/1/2008	9/30/2014	5,760	Apache Shelf Exp	100.0%	EXPIR
HIGH ISLAND A-442	HI A442	G11383	Federal	OP	11/1/1989	3/27/2017	5,760	Northstar Off Grp	22.7%	TERMIN
\$0 Liability	HI A454	G32769	Federal	RT	11/1/2008	10/31/2013	5,760	Apache	100.0%	EXPIR
\$0 Liability HIGH IS. A-474	HI A457 HI A-474	G32770 G02366	Federal Federal	RT RT	11/1/2008 8/1/1973	10/31/2013	5,760 5,760	Apache McMoRan O&G	100.0%	EXPIR TERMIN
HIGH IS. A-474 HIGH ISLAND A-474/489	HI A-474	G02367	Federal	CONT	8/1/19/3	2/28/2017 12/25/1999	5,760	McMoRan O&G McMoRan O&G	10.0%	TERMIN
HIGH IS. A-474	HI A-489	G02372	Federal	RT	8/1/1973	2/28/2017	5,760	McMoRan O&G	8.5%	TERMIN
Ex N	HI A537	G02698	Federal	CONT	5/29/1974	11/2/2016		McMoRan O&G		TERMIN
HIGH IS. A-545	HI A545 HI A-572	G17199	Federal	OP RT	1/1/1997	6/30/2019	5,760	Fieldwood En	60.0% 72.4%	TERMIN TERMIN
HIGH IS. A-573 (382/572/573/595/596) HIGH IS. A-573 (382/572/573/595/596)	HI A-572	G02392 G02393	Federal Federal	RT	8/1/1973 8/1/1973	5/18/2006	5,760 5,760	Apache Fieldwood En	72.4%	PROD
HIGH IS. A-563 (563/564/581/582)	HI A-581	G18959	Federal	CONT	8/27/1997	7/1/2005		Cox Op	24.7%	TERMIN
HIGH IS. A-563 (563/564/581/582)	HI A582	G02719	Federal	RT	7/1/1974		5,760	Cox Op	24.7%	PROD
HIGH IS. A-563 (563/564/581/582)	HI A-582	G02719	Federal	OP 1	7/1/1974	-	5,760 5,760	Cox Op	15.5%	PROD PROD
HIGH IS. A-573 (382/572/573/595/596) HIGH IS. A-573 (382/572/573/595/596)	HI A-595 HI A-596	G02721 G02722	Federal Federal	RT RT	7/1/1974 7/1/1974		5,760	Fieldwood En Fieldwood En	72.4% 72.4%	PROD
MISSISSIPPI CANYON 109	MC 108	G09777	Federal	RT	7/1/1988		5,760	BP E&P	75.2%	PROD
MISSISSIPPI CANYON 109	MC 108	G09777	Federal	OP	7/1/1988		5,760	BP E&P	75.2%	PROD
MISSISSIPPI CANYON 109	MC 110	G18192	Federal	RT ORRI	8/1/1997		5,760	Fieldwood En	50.0%	PROD
MISSISSIPPI CANYON 109 MISSISSIPPI CANYON 21/65	MC 110 MC 21	G18192 G28351	Federal Federal	ORRI	8/1/1997 7/1/1995		4,445	Fieldwood En ANKOR En	3.9%	PROD PROD
MISSISSIPPI CANYON 311	MC 311	G02968	Federal	RT	12/1/1974		5,760	Fieldwood En	100.0%	PROD
MISSISSIPPI CANYON 21/65	MC 65	G21742	Federal	RT	6/1/2000		5,760	ANKOR En	100.0%	PROD
MISSISSIPPI CANYON 21/65	MC 65	G21742	Federal	ORRI	6/1/2000	0/4/2010	1 440	ANKOR En	13.0%	PROD
MATAGORDA ISLAND 519 FED / SL TX MATAGORDA ISLAND 519 FED / SL TX	MI 486 MI 487	MF88560 MF-88562	SL - TX SL - TX	WI	10/5/1982 10/5/1982	9/1/2019	1,440 1,305	Fieldwood Fieldwood	100.0% 100.0%	EXPIRED SI
	07	00302	32 IA		/-/-	1	2,505		200.070	- UI

Field MATAGORDA ISLAND 519 FED / SL TX	Block MI 518	Lease MF80522	Type SL - TX	Rights	Date Le Eff 10/2/1979	9/1/2019	Le Cur Acres 85	Operator Fieldwood	WI 100.0%	Lease Status EXPIRED
MATAGORDA ISLAND 519 FED / SL TX	MI 519	MF-79413	SL - TX	WI	2/6/1979	-	739	Fieldwood	100.0%	SI
MATAGORDA IS. 622/623/635/636	MI 622	G05000	Federal	RT	4/1/1982	8/23/2018	5,760	Fieldwood En	81.0%	TERMIN
MATAGORDA IS. 622/623/635/636	MI 622	G05000	Federal	OP	4/1/1982	8/23/2018	5,760	BP E&P	37.5%	TERMIN
MATAGORDA IS. 622/623/635/636	MI 623	G03088	Federal	RT	4/1/1975	8/23/2018	5,760	Fieldwood En	81.0%	TERMIN
MATAGORDA IS. 622/623/635/636 MATAGORDA IS. 622/623/635/636	MI 623 MI 635	G03088 G06043	Federal Federal	OP RT	4/1/1975 10/1/1983	8/23/2018 8/23/2018	5,760 5,760	BP E&P Fieldwood En	37.5% 81.0%	TERMIN
MATAGORDA IS. 622/623/635/636	MI 635	G06043	Federal	OP	10/1/1983	8/23/2018	5,760	BP E&P	37.5%	TERMIN
\$0 Liability	MI 636	G34670	Federal	RT	4/1/2013	3/25/2016	5,760	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	MI 652	G34022	Federal	RT	2/1/2012	1/31/2017	5,760	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	MI 681	G04703	Federal	RT	9/1/1981	2/25/2014	5,760	Fieldwood En	100.0%	TERMIN
\$0 Liability	MI 685	G04548	Federal	RT OP	1/1/1981	12/22/2014	5,760	EOG Res	50.0%	TERMIN
\$0 Liability \$0 Liability	MI 685 MI 703	G04548 G03733	Federal Federal	RT	1/1/1981 6/1/1978	12/22/2014 2/26/2014	5,760 5,760	EOG Res Fieldwood En	2.5% 100.0%	TERMIN TERMIN
\$0 Liability	MI 703	G03733	Federal	OP 1	6/1/1978	2/26/2014	5,760	Fieldwood En	100.0%	TERMIN
\$0 Liability	MI 703	G03733	Federal	OP 2	6/1/1978	2/26/2014	5,760	Fieldwood En	100.0%	TERMIN
•	MI 772	MF93351	SL - TX	WI	2/7/1989	1/1/2017	704	Fieldwood	100.0%	TERMINATED
\$0 Liability	MO 820	G34403	Federal	RT	8/1/2012	7/7/2016	3,347	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	MO 821	G05058	Federal	RT	4/1/1982	9/19/2014	4,028	Fieldwood En	100.0%	TERMIN
MOBILE BAY 826	MO 821 MO 826	STATE OF ALABAMA 627 G26176	SL - AL Federal	WI RT	8/14/1984	1/1/2019	2,511	Fieldwood Fieldwood En	100.0% 75.0%	TERMINATED PROD
\$0 Liability	MO 871	G32272	Federal	RT	7/1/2004 8/1/2008	7/31/2013	1,430 5,760	Apache	100.0%	FXPIR
\$0 Liability	MO 913	G33131	Federal	RT	6/1/2009	5/31/2014	5,760	Apache Shelf Exp	75.0%	EXPIR
\$0 Liability	MO 914	G33132	Federal	RT	6/1/2009	5/31/2014	5,760	Apache Shelf Exp	75.0%	EXPIR
	MP 120	G3197	Federal	ORRI	7/1/1975			Arena Off	2.0%	PROD
	MP 120	G03197	Federal	ORRI	5/28/1975			Arena Off	2.0%	PROD
\$0 Liability	MP 134	G34375	Federal	RT RT	10/1/2012	9/16/2016	4,995	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability \$0 Liability	MP 135 MP 136	G34376 G34377	Federal Federal	RT RT	10/1/2012 10/1/2012	9/16/2016 9/16/2016	4,995 4,995	Apache Shelf Exp Apache Shelf Exp	100.0% 100.0%	RELINQ RELINQ
\$0 Liability	MP 137	G34377	Federal	RT	10/1/2012	9/16/2016	4,995	Apache Shelf Exp	100.0%	RELINQ
MAIN PASS 140	MP 140	G02193	Federal	RT	10/1/2012	-,, 2010	4,995	Fieldwood En	65.0%	PROD
\$0 Liability	MP 143	G34380	Federal	RT	10/1/2012	9/16/2016	4,995	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	MP 146	G34860	Federal	RT	7/1/2013	6/21/2017	4,561	Apache Shelf Exp	75.0%	RELINQ
\$0 Liability	MP 147	G34861	Federal	RT	7/1/2013	6/21/2017	4,561	Apache Shelf Exp	75.0%	RELINQ
\$0 Liability	MP 148 MP 149	G34381 G34382	Federal Federal	RT RT	11/1/2012	10/4/2016	5,000	Apache Shelf Exp	100.0% 100.0%	RELINQ RELINQ
\$0 Liability \$0 Liability	MP 149 MP 150	G34382 G34862	Federal	RT RT	11/1/2012 7/1/2013	10/4/2016 6/21/2017	5,000	Apache Shelf Exp Apache Shelf Exp	100.0% 75.0%	RELINQ
SOUTH PASS 64/65 / MAIN PASS 152/153	MP 150	G01966	Federal	RT	1/1/1970	0,21,201/	4,978	Fieldwood En	50.0%	UNIT
SOUTH PASS 64/65 / MAIN PASS 152/153	MP 152	G01966	Federal	OP	1/1/1970		4,978	Fieldwood En	75.0%	UNIT
SOUTH PASS 64/65 / MAIN PASS 152/153	MP 153	G01967	Federal	RT	1/1/1970		5,000	Fieldwood En	50.0%	UNIT
SOUTH PASS 64/65 / MAIN PASS 152/153	MP 153	G01967	Federal	OP	1/1/1970		5,000	Fieldwood En	75.0%	UNIT
\$0 Liability	MP 166	G26152	Federal	RT	7/1/2004	11/3/2014	4,995	Fieldwood En	100.0%	TERMIN
\$0 Liability	MP 175 MP 255	G08753 G07825	Federal	OP RT	8/1/1987	9/1/2013	4,995 4,995	Tana Exp Fieldwood En	21.2% 52.4%	TERMIN
\$0 Liability MAIN PASS 259/260 / VIOSCA KNOLL 693/694	MP 255	G07825 G07827	Federal Federal	RT	8/1/1985 9/1/1985	3/9/2014 7/11/2020	4,995	Fieldwood En	52.4% 56.9%	TERMIN
MAIN PASS 259/260 / VIOSCA KNOLL 693/694	MP 260	G07828	Federal	RT	9/1/1985	7/11/2020	4,995	Fieldwood En	56.9%	TERMIN
MAIN PASS 270	MP 270	G22812	Federal	ORRI	7/1/2001	.,,	4,995	Castex Off	1.0%	UNIT
\$0 Liability	MP 271	G34388	Federal	RT	10/1/2012	9/30/2017	4,995	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	MP 272	G34865	Federal	RT	7/1/2013	6/21/2017	4,995	Apache Shelf Exp	75.0%	RELINQ
*No FW lease ownership	MP 273	G33690	Federal	RT	7/1/2010		4,995	Castex Off	37.5%	UNIT
\$0 Liability	MP 274	G33691	Federal	RT RT	7/1/2010	6/30/2015	4,995	Castex Off	37.5%	EXPIR
MAIN PASS 270/275/289/290 MAIN PASS 270/275/289/290	MP 275 MP 275	G15395 G15395	Federal Federal	ORRI	9/1/1995 9/1/1995		4,995	Fieldwood En Fieldwood En	100.0% 8.3%	PROD PROD
*No FW asset ownership	MP 281	G10910	Federal	RT	7/1/1989		4.995	EnVen En Vent	50.0%	PROD
*No FW asset ownership	MP 281	G10910	Federal	OP	7/1/1989		4,995	EnVen En Vent	30.0%	PROD
	MP 281	G10910	Federal	ORRI	7/1/1989			EnVen En Vent	3.1%	PROD
MAIN PASS 270/275/289/290	MP 289	G01666	Federal	RT	7/1/1967		4,561	Fieldwood En	100.0%	PROD
\$0 Liability	MP 290	G34866	Federal	RT	7/1/2013	6/21/2017	4,561	Apache Shelf Exp	75.0%	RELINQ
MAIN PASS 275/289/290 \$0 Liability	MP 290 MP 291	G01667 G34391	Federal Federal	RT RT	7/1/1967 11/1/2012	11/22/2012 10/31/2017	4,561 4,561	Apache Apache Shelf Exp	100.0% 100.0%	TERMIN EXPIR
\$0 Liability	MP 292	G34392	Federal	RT	11/1/2012	10/31/2017	4,561	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	MP 293	G34393	Federal	RT	11/1/2012	10/31/2017	4,561	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	MP 294	G34394	Federal	RT	11/1/2012	10/4/2016	4,561	Apache Shelf Exp	100.0%	RELINQ
MAIN PASS 295	MP 295	G32263	Federal	CONT	8/1/2008	7/31/2015	4,561	Fieldwood En	37.5%	TERMIN
MAIN PASS 296/303/304	MP 296	G01673	Federal	RT	6/1/1967		4,561	GOM Shelf	50.0%	UNIT
MAIN PASS 296/303/304	MP 296	G01673	Federal	OP	6/1/1967	40/4/2045	4,561	GOM Shelf	25.0%	UNIT
\$0 Liability MAIN PASS 300/301	MP 297 MP 300	G34395 G01317	Federal Federal	RT OP	11/1/2012 6/1/1962	10/4/2016	4,561 4.561	Apache Shelf Exp Cantium	100.0% 10.4%	RELINQ
MAIN PASS 300/301	MP 300	G01317 G04486	Federal	OP 1	11/1/1980	8/23/2019	5,000	Walter O&G	10.4%	TERMIN
MAIN PASS 300/301	MP 301	G04486	Federal	OP 2	11/1/1980	8/23/2019	5,000	Walter O&G	6.3%	TERMIN
MAIN PASS 300/301	MP 301	G04486	Federal	OP 3	11/1/1980	8/23/2019	5,000	Walter O&G	10.4%	TERMIN
MAIN PASS 300/301	MP 301	G04486	Federal	RT	11/1/1980	8/23/2019	5,000	Walter O&G	10.4%	TERMIN
MAIN PASS 311/312	MP 302	G32264	Federal	RT	7/1/2008		5,000	GOM Shelf	100.0%	PROD
MAIN PASS 296/303/304	MP 303	G04253	Federal	OP 1	12/1/1979		5,000	Fieldwood En	25.0%	UNIT
MAIN PASS 296/303/304 MAIN PASS 308/309/310	MP 303 MP 304	G04253 G03339	Federal Federal	RT OP	12/1/1979 4/1/1976		5,000 5,000	Fieldwood En ConocoPhillips	100.0% 100.0%	UNIT
\$0 Liability	MP 304	G34396	Federal	RT	12/1/2012	11/22/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
MAIN PASS 308/309/310	MP 308	G32265	Federal	RT	8/1/2008	,, -010	5,000	Fieldwood En	100.0%	PROD
MAIN PASS 308/309/310	MP 309	G08760	Federal	RT	6/1/1987		5,000	Fieldwood En	100.0%	PROD
MAIN PASS 308/309/310	MP 310	G04126	Federal	RT	10/1/1979		5,000	Fieldwood En	100.0%	UNIT
MAIN PASS 311/312	MP 311	G02213	Federal	RT	11/1/1972		5,000	GOM Shelf	50.0%	PROD
MAIN PASS 311/312 MAIN PASS 311/312	MP 311 MP 312	G02213 G16520	Federal	OP RT	11/1/1972 7/1/1996		5,000	GOM Shelf Fieldwood En	25.0%	PROD PROD
MAIN PASS 311/312 MAIN PASS 311/312	MP 312 MP 314	G16520 G33693	Federal Federal	OP	7/1/1996 7/1/2010	6/30/2015	5,000 5,000	Apache Shelf Exp	100.0% 80.0%	PROD EXPIR
MAIN PASS 311/312 MAIN PASS 308/309/310	MP 315	G08467	Federal	RT	7/1/2010	0,30,2013	5,000	Fieldwood En	100.0%	PROD
MAIN PASS 308/309/310	MP 315	G08467	Federal	OP 3	7/1/1986		5,000	Fieldwood En	100.0%	PROD
MAIN PASS 308/309/310	MP 315	G08467	Federal	OP 1	7/1/1986		5,000	Fieldwood En	80.0%	PROD
	MP 5	SL13890	SL- LA	WI			26	Apache	50.0%	TERMIN
MAIN PASS 59	MP 59	G03194	Federal	OP	7/1/1975		1,406	Cantium	37.5%	UNIT
MAIN PASS 59	MP 59	G08461 SL02771	Federal	OP WI	7/1/1986	6/20/2012	2,340	Cantium	37.5%	UNIT TERMIN
	MP 6 MP 6	SL03771 SL13580	SL- LA SL- LA	WI	4/26/1961	6/28/2012	1,067 287	Apache Apache	50.0% 50.0%	TERMIN
	MP 6	SL13891	SL- LA	WI			270	Apache	50.0%	TERMIN
MAIN PASS 64	MP 64	G04909	Federal	ORRI	12/1/1981		4,988	Sanare En Part	4.2%	UNIT
	MP 7	SL03773	SL- LA	WI	4/26/1961	6/28/2012	-	Apache	50.0%	TERMIN
	MP 7	SL13892	SL- LA	WI			44	Apache	50.0%	TERMIN
\$0 Liability	MP 74	G34857	Federal	RT	8/1/2013	7/7/2016	1,733	Apache Shelf Exp	75.0%	RELINQ
MAIN PASS 77	MP 77	G04481	Federal	RT	11/1/1980	-	4,655	Fieldwood En Off	26.2%	RELINQ
MAIN PASS 77 MAIN PASS 6/7 FED / SL LA	MP 77/78 MP 91	G04481 G14576	Federal	OP RT	11/1/1980 5/1/1994	3/18/2008	4,655	Fieldwood En Off	23.5% 100.0%	RELINQ TERMIN
IVIAIIN I ASS U/ / FED / SE LA	MU 883	G14576 MF98761	Federal SL - TX	WI	3/1/1994	10/1/2012	1,017	Apache Apache	100.0%	TERMIN
MUSTANG ISLAND A-111	MU A-111	G03068	Federal	RT	4/1/1975	1/12/2013	5,760	Apache	100.0%	TERMIN
\$0 Liability	MU A133	G33392	Federal	RT	10/1/2009	9/30/2014	5,760	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	MU A134	G32724	Federal	RT	11/1/2008	10/31/2013	5,760	Apache	100.0%	EXPIR
MUSTANG ISLAND A-85	MU A85	G03061	Federal	RT	4/1/1975		5,760	EnVen En Vent	53.3%	PROD
\$0 Liability	PE 881	G06390	Federal	OP	2/1/1984	10/17/2013	5,760	ConocoPhillips	18.8%	TERMIN
SOUTH PELTO 20 / PL 1/9/10/11 / SHIP SHOAL 68	PL 1	G04234	Federal	RT RT	1/1/1980	7/10/2020	1,568	Fieldwood En	100.0%	TERMIN TERMIN
SOUTH PELTO 20 / PL 1/9/10/11 / SHIP SHOAL 68 SOUTH PELTO 20 / PL 1/9/10/11 / SHIP SHOAL 68	PL 10 PL 11	G02925 00071	Federal Federal	RT	12/1/1974 9/12/1946	7/26/2020 9/8/2020	5,000 5,000	Fieldwood En Fieldwood En	100.0% 100.0%	RELINQ
SOUTH PELTO 20 / PL 1/9/10/11 / SHIP SHOAL 68	PL 11	G03171	Federal	RT	7/1/1975	5/23/2018	5,000	ANKOR En	12.5%	TERMIN
SOUTH PELTO 13	PL 13	G03171	Federal	OP 1	7/1/1975	5/23/2018	391	ANKOR En	12.5%	TERMIN
SOUTH PELTO 13	PL 13	G03171	Federal	OP 2	7/1/1975	5/23/2018	3,906	ANKOR En	12.5%	TERMIN

Field	Block	Lease	Туре	Rights	Date Le Eff	Date Le Exp	Le Cur Acres	Operator	WI	Lease Status
SOUTH PELTO 13 SOUTH PELTO 13	PL 13	G03171	Federal	OP 3 OP 5	7/1/1975	5/23/2018	703	ANKOR En	4.4%	TERMIN
SOUTH PELTO 13	PL 13 PL 25	G03171 G14535	Federal Federal	RT	7/1/1975 7/1/1994	5/23/2018 7/30/2019	391 5,000	ANKOR En Fieldwood En	12.5% 100.0%	TERMIN TERMIN
'No FW asset ownership	PL 5	G12027	Federal	RT	6/1/1990	5/13/2019	5,000	Talos En Off	100.0%	RELINQ
\$0 Liability	PL 6	G09651	Federal	RT	5/1/1988	7/12/2017	5,000	Walter O&G	100.0%	RELINQ
\$0 Liability	PL 6	G09651	Federal	OP 1	5/1/1988	7/12/2017	5,000	Walter O&G	35.0%	RELINQ
\$0 Liability	PL 6	G09651	Federal	OP 2	5/1/1988	7/12/2017	5,000	Walter O&G	65.0%	RELINQ
\$0 Liability	PL 8	G03587	Federal	RT	8/1/1977	6/19/2018	5,000	ANKOR En	12.5%	TERMIN
SOUTH PELTO 20 / PL 1/9/10/11 / SHIP SHOAL 68	PL 9 PL 9	G02924 G02924	Federal Federal	RT OP	12/1/1974	7/26/2020	5,000 5,000	Fieldwood En Fieldwood En	100.0% 50.0%	TERMIN TERMIN
SOUTH PELTO 20 / PL 1/9/10/11 / SHIP SHOAL 68	PN 883	MF100410	SL - TX	WI	12/1/1974 10/6/1998	7/26/2020 1/0/1900	720	Fieldwood	35.0%	ACTIVE
	PN 883	MF100411	SL - TX	WI	10/6/1998	1/0/1900	720	Fieldwood	35.0%	ACTIVE
	PN 883	MF100412	SL - TX	WI	10/6/1998	1/0/1900	720	Fieldwood	35.0%	ACTIVE
	PN 883	MF101898	SL - TX	WI	10/6/1998			Apache	35.0%	TERMIN
	PN 883	MF96146	SL - TX	WI	10/4/1994	1/0/1900	720	Fieldwood	35.0%	ACTIVE
	PN 883	MF96147	SL - TX	WI	10/4/1994	1/0/1900	720	Fieldwood	35.0%	ACTIVE
	PN 883 PN 899L	SL96146 MF100413	SL - TX SL - TX	WI	10/4/1994	1/0/1900 1/0/1900	720 375	Fieldwood Fieldwood	35.0% 35.0%	ACTIVE ACTIVE
	PN 899L	MF100413	SL - TX	WI	10/6/1998 10/6/1998	1/0/1900	360	Fieldwood	35.0%	ACTIVE
NORTH PADRE ISLAND 969	PN 969	G05953	Federal	RT	10/1/1983	6/30/2015	5,760	Peregrine O&G II	8.3%	TERMIN
NORTH PADRE ISLAND 969	PN 976	G05954	Federal	RT	10/1/1983	6/30/2015	5,760	Peregrine O&G II	8.3%	TERMIN
\$0 Liability	SA 10	G03958	Federal	RT	3/1/1979	12/29/2017	3,144	Fieldwood En	92.3%	TERMIN
\$0 Liability	SA 10	G03958	Federal	OP	3/1/1979	12/29/2017	3,144	Fieldwood En	20.0%	TERMIN
*No FW asset ownership	SA 13	G03959	Federal	OP	3/1/1979	1/16/2020	5,000	Renaissance Off	50.0%	TERMIN
SOUTH MARSH IS. 10/18	SM 10 SM 105	G01181	Federal	RT RT	4/1/1962	1/6/2019	5,000	Fieldwood En	100.0%	TERMIN PROD
SOUTH MARSH IS. 105/106 SOUTH MARSH IS. 105/106	SM 105	G17938 G02279	Federal Federal	RT	8/1/1997 2/1/1973	11/19/2015	5,000 2,500	Fieldwood En Fieldwood En	100.0% 100.0%	TERMIN
SOUTH MARSH IS. 105/106	SM 106	G03776	Federal	RT	6/1/1978	11/15/2015	2,500	Fieldwood En	100.0%	PROD
SOUTH MARSH ISLAND 107/108	SM 108	00792	Federal	RT	5/1/1960	-	5,000	Talos En Off	25.0%	PROD
SOUTH MARSH ISLAND 107/108	SM 108	00792	Federal	OP	5/1/1960	-	5,000	Talos En Off	12.5%	PROD
SOUTH MARSH IS. 10/18	SM 11	G01182	Federal	RT	3/1/1962		5,000	Fieldwood En	100.0%	TERMIN
SOUTH MARSH IS. 127/128	SM 127	G02883	Federal	RT	12/1/1974		2,784	Fieldwood En	66.7%	PROD
SOUTH MARSH IS. 127/128	SM 127	G02883	Federal	OP 2	12/1/1974		2,784	Fieldwood En	33.3%	PROD
SOUTH MARSH IS. 127/128	SM 127 SM 127	G02883	Federal	RT OP 2	12/1/1974	-	2,784	Fieldwood En	17.3%	PROD PROD
SOUTH MARSH IS. 127/128 SOUTH MARSH IS. 127/128	SM 127 SM 128	G02883 G02587	Federal Federal	OP 2	12/1/1974 5/1/1974		2,784 5,000	Fieldwood En Fieldwood En	8.7% 66.7%	PROD
SOUTH MARSH IS. 127/128	SM 128	G02587	Federal	RT	5/1/1974		5,000	Fieldwood En	17.3%	PROD
SOUTH MARSH IS. 132	SM 132	G02282	Federal	RT	2/1/1973	4/1/2016	5,000	Fieldwood En	50.0%	TERMIN
SOUTH MARSH IS. 136/137/149/150	SM 135	G19776	Federal	RT	5/1/1998	2/18/2012	3,293	Fieldwood En	50.0%	TERMIN
SOUTH MARSH IS. 136/137/149/150	SM 136	G02588	Federal	RT	5/1/1974	8/4/2019	2,500	Fieldwood En	50.0%	TERMIN
SOUTH MARSH IS. 136/137/149/150	SM 137	G02589	Federal	RT	5/1/1974	6/30/2015	5,000	Fieldwood En	50.0%	TERMIN
SOUTH MARSH ISLAND 141	SM 141	G02885	Federal	OP 2	12/1/1974	4/1/2016	5,000	Fieldwood En	66.7%	TERMIN
SOUTH MARSH ISLAND 141	SM 141 SM 141	G02885	Federal	RT OP 2	12/1/1974	4/1/2016	5,000	Fieldwood En	77.6%	TERMIN
SOUTH MARSH ISLAND 141 SOUTH MARSH IS. 136/137/149/150	SM 141	G02885 G02592	Federal Federal	RT RT	12/1/1974 5/1/1974	4/1/2016	5,000 2,500	Fieldwood En Fieldwood En	17.3% 50.0%	TERMIN PROD
SOUTH MARSH IS. 136/137/149/150	SM 150	G16325	Federal	RT	6/1/1996	5/22/2018	3,329	Fieldwood En	50.0%	RELINQ
SOUTH MARSH ISLAND 161	SM 161	G04809	Federal	RT	9/1/1981	3/22/2010	5,000	Fieldwood En	100.0%	PROD
\$0 Liability	SM 171	G34273	Federal	RT	9/1/2012	8/31/2017	5,000	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	SM 172	G34274	Federal	RT	9/1/2012	8/23/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	SM 177	G34275	Federal	RT	9/1/2012	8/23/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	SM 178	G34276	Federal	RT	9/1/2012	8/31/2017	5,000	Apache Shelf Exp	100.0%	EXPIR
SOUTH MARSH IS. 10/18	SM 18	G08680	Federal	RT	6/1/1987	11/3/2019	5,000	Fieldwood En	50.0%	TERMIN
SOUTH MARSH IS. 10/18 \$0 Liability	SM 18 SM 188	G08680 G34277	Federal Federal	OP RT	6/1/1987 9/1/2012	11/3/2019 8/23/2016	5,000 5,000	Fieldwood En Apache Shelf Exp	100.0% 100.0%	TERMIN RELINQ
\$0 Liability	SM 189	G34277	Federal	RT	9/1/2012	8/23/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	SM 193	G34279	Federal	RT	9/1/2012	8/23/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	SM 195	G21108	Federal	ORRI	6/1/1999	12/27/2015		Tarpon O&D	4.0%	TERMIN
	SM 236	G4437	Federal	ORRI	11/1/1980			Cox Op	4.4%	UNIT
SOUTH MARSH IS. 241	SM 241	00310	Federal	RT	2/7/1936	-	114,601	Cox Op	60.0%	UNIT
SOUTH MARSH IS. 241	SM 241	00310	Federal	OP	2/7/1936	-	114,601	Cox Op	60.0%	UNIT
SOUTH MARSH IS. 241	SM 241	00310	Federal	Unit	2/7/1936		114,601	Cox Op	16.0%	UNIT
Ex N \$0 Liability	SM 268 SM 268	G02310 G34284	Federal Federal	CONT	12/19/1972 8/1/2012	9/7/2009 7/31/2017	3,237	Apache	69.9% 100.0%	TERMIN EXPIR
SOUTH MARSH IS. 268/269/280/281	SM 269	G02311	Federal	RT	1/1/1973	7/31/2017	5,000	Apache Shelf Exp Fieldwood En	72.8%	PROD
SOUTH MARSH IS. 268/269/280/281	SM 280	G14456	Federal	OP 1	6/1/1994		5,000	Fieldwood En	50.0%	PROD
SOUTH MARSH IS. 268/269/280/281	SM 280	G14456	Federal	OP 3	6/1/1994		5,000	Fieldwood En	50.0%	PROD
SOUTH MARSH IS. 268/269/280/281	SM 280	G14456	Federal	RT	6/1/1994		5,000	Fieldwood En	50.0%	PROD
SOUTH MARSH IS. 268/269/280/281	SM 281	G02600	Federal	RT	4/1/1974		3,214	Fieldwood En	68.1%	PROD
\$0 Liability	SM 34	G13897	Federal	OP	5/1/1993	8/24/2014	5,000	Black Elk En Off Op	50.0%	TERMIN
\$0 Liability	SM 44 SM 48	G23840 00786	Federal	RT RT	5/1/2002	3/25/2014	5,000	SandRidge En Off	100.0%	TERMIN PROD
SOUTH MARSH IS. 39 SOUTH MARSH ISLAND 58	SM 58	G01194	Federal Federal	RT	5/1/1960 5/1/1962	_	5,000 5,000	Fieldwood En ANKOR En	100.0% 100.0%	PROD
SOUTH MARSH IS. 66	SM 66	G01194 G01198	Federal	RT	6/1/1962	9/25/2019	5,000	Fieldwood En	50.0%	TERMIN
\$0 Liability	SM 7	G33610	Federal	RT	7/1/2010	4/30/2015	5,000	Apache Shelf Exp	100.0%	RELINQ
SOUTH MARSH IS. 76	SM 76	G01208	Federal	RT	6/1/1962	1/26/2020	5,000	Fieldwood En	50.0%	TERMIN
SOUTH MARSH IS. 93	SM 93	G21618	Federal	RT	5/1/2000		5,000	Talos ERT	12.5%	PROD
\$0 Liability	SM 97	G32159	Federal	RT	8/1/2008	7/31/2013	5,000	Apache	100.0%	EXPIR
SOUTH PASS 60	SP 61	G01609	Federal	OP	7/1/1967		5,000	Fieldwood En	100.0%	UNIT
SOUTH PASS 62 \$0 Liability	SP 62 SP 63	G01294 G34365	Federal	RT RT	6/1/1962 8/1/2012	7/31/2017	5,000 5,000	Fieldwood En Apache Shelf Exp	100.0% 100.0%	PROD EXPIR
SOUTH PASS 64/65 / MAIN PASS 152/153	SP 64	G01901	Federal Federal	RT	1/1/1969	1/31/2011	5,000	Fieldwood En	50.0%	UNIT
SOUTH PASS 64/65 / MAIN PASS 152/153	SP 64	G01901	Federal	OP	1/1/1969		5,000	Fieldwood En	75.0%	UNIT
SOUTH PASS 64/65 / MAIN PASS 152/153	SP 65	G01610	Federal	RT	7/1/1967		5,000	Fieldwood En	50.0%	UNIT
SOUTH PASS 64/65 / MAIN PASS 152/153	SP 65	G01610	Federal	OP	7/1/1967		5,000	Fieldwood En	75.0%	UNIT
SOUTH PASS 64/65 / MAIN PASS 152/153	SP 66	G1611	Federal	ORRI	6/1/1967			Fieldwood En	8.3%	UNIT
\$0 Liability	SP 68	G34366	Federal	RT	8/1/2012	7/7/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	SP 69	G34367	Federal	RT RT	8/1/2012	7/7/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
SOUTH PASS 61/70 SOUTH PASS 75	SP 70 SP 75	G01614 G05051	Federal	OP 2	6/1/1967 4/1/1982	1/23/2016	5,000 5,000	Fieldwood En GOM Shelf	100.0% 28.8%	PROD TERMIN
SOUTH PASS 75 SOUTH PASS 75	SP 75	G05051 G05051	Federal Federal	RT RT	4/1/1982	1/23/2016	5,000	GOM Shelf	71.2%	TERMIN
SOUTH PASS 75	SP 75	G05051	Federal	OP 2	4/1/1982	1/23/2016	5,000	GOM Shelf	71.2%	TERMIN
SOUTH PASS 83	SP 83	G05052	Federal	ORRI	4/1/1982	2/27/2020	5,000	Arena Off	0.7%	RELINQ
SOUTH PASS 87/89 / WEST DELTA 128	SP 87	G07799	Federal	RT	9/1/1985	8/2/2020	3,540	Fieldwood En	33.3%	TERMIN
SOUTH PASS 87/89 / WEST DELTA 128	SP 87	G07799	Federal	RT	9/1/1985	8/2/2020	3,540	Fieldwood En	33.3%	TERMIN
SOUTH PASS 87/89 / WD 128	SP 88	G10894	Federal	RT	6/1/1989	5/2/2012	3,540	Apache	100.0%	RELINQ
SOUTH PASS 87/89 / WEST DELTA 128	SP 89	G01618	Federal	RT	7/1/1967	2/24/2044	5,000	Fieldwood En	50.0%	PROD
\$0 Liability SHIP SHOAL 105/126/129	SP 96 SS 105	G31431 G09614	Federal	RT RT	3/1/2008 8/1/1988	2/21/2014	5,000	Stone En Benny O&G	50.0%	RELINQ
SHIP SHOAL 105/126/129 SHIP SHOAL 105/126/129	SS 105 SS 105	G09614 G09614	Federal Federal	OP 2	8/1/1988 8/1/1988		5,000 5,000	Bennu O&G Bennu O&G	100.0% 100.0%	PROD PROD
SHIP SHOAL 105/126/129 SHIP SHOAL 105/126/129	SS 105	G09614 G09614	Federal	OP 2	8/1/1988		5,000	Bennu O&G	100.0%	PROD
SHIP SHOAL 105/126/129	SS 126	G12940	Federal	RT	5/1/1991	2/16/2020	5,000	Fieldwood En	100.0%	TERMIN
SHIP SHOAL 105/126/129	SS 126	G12940	Federal	OP	5/1/1991	2/16/2020	5,000	Fieldwood En	100.0%	TERMIN
SHIP SHOAL 105/126/129	SS 129	G12941	Federal	RT	5/1/1991	1	5,000	Fieldwood En	100.0%	PROD
SHIP SHOAL 105/126/129	SS 129	G12941	Federal	ORRI	5/1/1991			Fieldwood En	3.3%	PROD
SHIP SHOAL 130	SS 130	00453	Federal	ORRI	1/1/1955	2/25/2020	5,000	W&T Off	3.0%	TERMIN
SHIP SHOAL 145	SS 145	G34831	Federal	CONT	9/1/2013	10/31/2019	5,000	Hoactzin Part	25.0%	TERMIN
SHIP SHOAL 150	SS 150	00419	Federal	ORRI	11/1/1954	-	5,000	Ridgelake En	5.0%	PROD
SHIP SHOAL 151 \$0 Liability	SS 151 SS 153	G15282 G18011	Federal	RT RT	7/1/1995 7/1/1997	7/5/2016	5,000 5,000	EnVen En Vent	100.0% 33.3%	PROD TERMIN
	SS 153 SS 154	00420	Federal Federal	ORRI	11/1/1954	1,3,2010	3,000	Fieldwood En Ridgelake En	33.3% 8.0%	PROD
	SS 159	G11984	Federal	OP	7/1/1990	10/31/2019	5,000	Hoactzin Part	15.5%	TERMIN
SHIP SHOAL 159										

Field EUGENE IS. 211/212 / SHIP SHOAL 175/176	SS 175	Lease G05550	Type Federal	Rights	7/1/1983	Date Le Exp	Le Cur Acres 5,000	Operator Chevron USA	WI 66.7%	Lease Status
EUGENE IS. 211/212 / SHIP SHOAL 175/176	SS 176	G33646	Federal	RT	7/1/2010		5,000	Fieldwood En	40.0%	PROD
SHIP SHOAL 178	SS 178	G05551	Federal	RT	7/1/1983		5,000	Fieldwood En	100.0%	PROD
SHIP SHOAL 169/182/193/194	SS 182	G03998	Federal	RT	3/1/1979		2,500	Fieldwood En	100.0%	PROD
SHIP SHOAL 189	SS 188	G05203	Federal	CONT	1/1/1983	12/30/1991	5,027	Fieldwood En	100.0%	TERMIN
SHIP SHOAL 189 SHIP SHOAL 189	SS 189 SS 189	G04232 G04232	Federal Federal	OP 5	12/1/1979 12/1/1979		5,000 5,000	Fieldwood En Fieldwood En	99.0% 99.0%	PROD PROD
SHIP SHOAL 189	SS 189	G4232	Federal	ORRI	12/1/1979		3,000	Fieldwood En	8.0%	PROD
SHIP SHOAL 190/206/207/216	SS 190	G10775	Federal	RT	4/1/1989	8/10/2019	5,000	Fieldwood En	60.0%	TERMIN
SHIP SHOAL 190/206/207/216	SS 190	G10775	Federal	OP	4/1/1989	8/10/2019	5,000	Fieldwood En	100.0%	TERMIN
SHIP SHOAL 169/182/193/194	SS 193	G13917	Federal	RT	5/1/1993		5,000	Fieldwood En	100.0%	PROD
SHIP SHOAL 169/182/193/194	SS 194	G15288	Federal	RT RT	7/1/1995		5,000	Fieldwood En	100.0%	PROD
SHIP SHOAL 198/199 SHIP SHOAL 198/199	SS 198 SS 198	00593 G12355	Federal Federal	OP.	9/1/1955 9/1/1955		2,969 2,031	Renaissance Off Renaissance Off	50.0% 25.0%	PROD
\$0 Liability	SS 199	00594	Federal	RT	9/1/1955		3,516	Talos En Off	50.0%	PROD
SHIP SHOAL 198/199	SS 199	G12358	Federal	OP	9/1/1955		1,484	Renaissance Off	50.0%	PROD
SHIP SHOAL 204	SS 204	G01520	Federal	RT	7/1/1967		5,000	Fieldwood En	55.2%	PROD
SHIP SHOAL 190/206/216	SS 206	G01522	Federal	RT	7/1/1967		5,000	Fieldwood En	60.0%	UNIT
SHIP SHOAL 190/206/216 SHIP SHOAL 190/206/216	SS 207 SS 207	G01523 G01523	Federal Federal	RT OP	7/1/1967 7/1/1967		5,000 5,000	Fieldwood En	72.2% 47.6%	UNIT
SHIP SHOAL 189	SS 210	G05204	Federal	CONT	1/1/1983	12/26/1990	5,000	Fieldwood En Fieldwood En	100.0%	RELINQ
SHIP SHOAL 190/206/216	SS 216	G01524	Federal	RT	7/1/1967		5,000	Fieldwood En	80.0%	PROD
SHIP SHOAL 243	SS 243	G10780	Federal	RT	7/1/1989		5,000	Fieldwood En	50.0%	PROD
SHIP SHOAL 243	SS 243	G10780	Federal	ORRI	7/1/1989			Fieldwood En	4.2%	PROD
SHIP SHOAL 246/247/248/270/271	SS 249	G01030	Federal	OP 1 ORRI	6/1/1962		5,000	Fieldwood En Off	5.3%	UNIT
SHIP SHOAL 246/247/248/270/271 \$0 Liability	SS 249 SS 258	G1030 G05560	Federal Federal	RT	6/1/1962 7/1/1983	4/1/2016	5,000	Fieldwood En Off Castex Off	0.2% 100.0%	TERMIN
\$0 Liability	SS 258	G05560	Federal	OP	7/1/1983	4/1/2016	5,000	Castex Off	7.4%	TERMIN
SHIP SHOAL 258/259	SS 259	G05044	Federal	RT	4/1/1982	3/1/2018	5,141	Fieldwood En	100.0%	TERMIN
SHIP SHOAL 258/259	SS 259	G05044	Federal	OP	4/1/1982	3/1/2018	5,141	Fieldwood En	7.4%	TERMIN
\$0 Liability	SS 271	G01038	Federal	RT	6/1/1962		5,000	Fieldwood En Off	20.0%	UNIT
SHIP SHOAL 274 SHIP SHOAL 274	SS 274	G01039	Federal	RT RT	6/1/1962 5/1/1989	10/21/2007	5,000	Fieldwood En Monforte	100.0%	PROD TERMIN
SHIP SHOAL 274 SHIP SHOAL 274	SS 276 SS 277	G10785 G09627	Federal Federal	RT RT	5/1/1989 5/1/1988	10/31/2007	5,000 5,000	Monforte Fieldwood En	66.7% 1.0%	SOP
SHIP SHOAL 274	SS 277	G09627	Federal	OP	5/1/1988		5,000	Fieldwood En	100.0%	SOP
\$0 Liability	SS 278	G32206	Federal	RT	8/1/2008	7/31/2013	5,000	Apache	100.0%	EXPIR
SHIP SHOAL 300/314/315	SS 291	G02923	Federal	OP	12/1/1974		3,750	Fieldwood En	67.9%	OPERNS
SHIP SHOAL 30/31/32/33	SS 30	00333	Federal	RT	9/12/1946		5,000	W & T Off	37.5%	UNIT
CHID CHOAL 20/21/22/22	SS 301	G10794	Federal	ORRI	5/1/1989		E 000	Fieldwood En	1.5%	SOP
SHIP SHOAL 30/31/32/33 SHIP SHOAL 300/314/315	SS 31 SS 314	00334 G26074	Federal Federal	OP 4	9/12/1946 5/1/2004		5,000 5,000	W & T Off Fieldwood En	37.5% 37.5%	UNIT
SHIP SHOAL 300/314/315	SS 314	G26074	Federal	RT RT	5/1/2004		5,000	Fieldwood En	75.0%	PROD
SHIP SHOAL 300/314/315	SS 314	G26074	Federal	ORRI	5/1/2004		-,	Fieldwood En	4.5%	PROD
SHIP SHOAL 30/31/32/33	SS 32	00335	Federal	RT	9/12/1946		5,000	W & T Off	37.5%	UNIT
SHIP SHOAL 30/31/32/33	SS 33	00336	Federal	CONT	9/12/1946	-	5,000	W&T Off	28.9%	UNIT
SHIP SHOAL 30/31/32/33	SS 33	00336	Federal	ORRI	9/12/1946	-	5,000	W&T Off	0.8%	UNIT
SHIP SHOAL 354 \$0 Liability	SS 354 SS 355	G15312 G33650	Federal Federal	RT RT	7/1/1995 6/1/2010	4/7/2016	5,000 5,323	Fieldwood En Apache Shelf Exp	100.0% 100.0%	PROD RELINQ
SHIP SHOAL 58	SS 58	G07746	Federal	ORRI	7/1/1985	4///2010	5,000	Talos Third Cst	10.5%	PROD
SOUTH PELTO 20 / PL 1/9/10/11 / SHIP SHOAL 68	SS 68	G02917	Federal	RT	12/1/1974	11/15/2019	5,000	Fieldwood En	100.0%	RELINQ
SHIP SHOAL 87	SS 87	G12349	Federal	ORRI	9/12/1946		1,953	Sanare En Part	1.0%	UNIT
SHIP SHOAL 91	SS 91	G02919	Federal	RT	12/1/1974		5,000	Fieldwood En	87.5%	PROD
SHIP SHOAL 91	SS 91	G02919	Federal	OP 2	12/1/1974		5,000	Fieldwood En	87.5%	PROD
SHIP SHOAL 91 SHIP SHOAL 91	SS 91 SS 91	G02919 G02919	Federal Federal	OP 2 RT	12/1/1974 12/1/1974		5,000 5,000	Fieldwood En Fieldwood En	12.5% 12.5%	PROD
\$0 Liability	ST 146	G33110	Federal	RT	7/1/2009	6/30/2014	3,772	Apache Shelf Exp	100.0%	EXPIR
SOUTH TIMBALIER 148	ST 148	G01960	Federal	RT	2/1/1970	0,00,000	2,500	Arena Off	15.6%	PROD
SOUTH TIMBALIER 148	ST 148	G01960	Federal	OP	2/1/1970		2,500	Arena Off	15.6%	PROD
SOUTH TIMBALIER 176	ST 161	G01248	Federal	OP	6/1/1962		5,000	Arena Off	25.0%	PROD
\$0 Liability	ST 166	G01252	Federal	OP	6/1/1962	8/27/2013	5,000	Apache	100.0%	TERMIN
\$0 Liability \$0 Liability	ST 173	G04001	Federal	RT RT	3/1/1979	8/27/2013	5,000	Apache	100.0% 50.0%	TERMIN
\$0 Liability	ST 179 ST 179	G12020 G12020	Federal Federal	OP.	6/1/1990 6/1/1990	8/27/2015 8/27/2015	5,000 5,000	Fieldwood En Off Fieldwood En Off	68.8%	TERMIN
\$0 Liability	ST 190	G01261	Federal	RT	6/1/1962	9/27/2014	5,000	Black Elk En Off Op	40.0%	TERMIN
\$0 Liability	ST 190	G01261	Federal	OP	6/1/1962	9/27/2014	5,000	Black Elk En Off Op	40.0%	TERMIN
\$0 Liability	ST 194	G05610	Federal	RT	7/1/1983	1/5/2015	5,000	Fieldwood En	100.0%	TERMIN
\$0 Liability	ST 203	G01269	Federal	OP 1	6/1/1962	5/25/2014	5,000	Black Elk En Off Op	40.0%	TERMIN
\$0 Liability	ST 203	G01269	Federal	OP 2 RT	6/1/1962	5/25/2014	5,000	Black Elk En Off Op	20.0%	TERMIN
\$0 Liability SOUTH TIMBALIER 205/206	ST 203 ST 205	G01269 G05612	Federal Federal	RT	6/1/1962 7/1/1983	5/25/2014	5,000 5,000	Black Elk En Off Op Fieldwood En	40.0% 50.0%	TERMIN PROD
SOUTH TIMBALIER 205/206	ST 205	G05612	Federal	OP 3	7/1/1983		5,000	Fieldwood En	75.0%	PROD
SOUTH TIMBALIER 205/206	ST 205	G05612	Federal	OP 4	7/1/1983		5,000	Fieldwood En	100.0%	PROD
SOUTH TIMBALIER 205/206	ST 205	G05612	Federal	OP 7	7/1/1983		5,000	Fieldwood En	50.0%	PROD
SOUTH TIMBALIER 205/206	ST 205	G05612	Federal	OP 6	7/1/1983		5,000	Fieldwood En	75.0%	PROD
SOUTH TIMBALIER 205/206	ST 205	G05612	Federal	OP 5	7/1/1983	1/21/2015	5,000	Fieldwood En Fieldwood En	50.0%	PROD
SOUTH TIMBALIER 205/206 \$0 Liability	ST 206 ST 228	G05613 G32217	Federal Federal	RT RT	7/1/1983 8/1/2008	1/31/2015 7/31/2013	5,000 5,000	Fieldwood En Eni US Op	50.0% 40.0%	TERMIN EXPIR
SOUTH TIMBALIER 229	ST 229	G13938	Federal	OP	7/1/1993	.,,	2,148	W & T Off	33.3%	PROD
\$0 Liability	ST 244	G34341	Federal	RT	10/1/2012	9/16/2016	4,572	Apache Shelf Exp	100.0%	RELINQ
*No FW lease ownership	ST 26	G01361	Federal	RT	5/1/1964		625	Cox Op	50.0%	UNIT
*No FW lease ownership	ST 26	G01870	Federal	RT	11/1/1968	-	1,875	Cox Op	50.0%	UNIT
*No FW lease ownership SOUTH TIMBALIER 276/295/296	ST 26 ST 276	G02620 G07780	Federal Federal	RT RT	5/1/1974 8/1/1985	-	2,500 5,000	Cox Op Eni US Op	50.0% 100.0%	UNIT
SOUTH TIMBALIER 276/295/296 SOUTH TIMBALIER 276/295/296	ST 276	G07780	Federal	OP	8/1/1985		5,000	Eni US Op	100.0%	UNIT
EWING BANK 826/782 / SOUTH TIMBALIER 291	ST 290	G16454	Federal	RT	4/24/1996	1/5/2010	5,000	Apache	100.0%	TERMIN
EWING BANK 826/782 / SOUTH TIMBALIER 291	ST 291	G16455	Federal	RT	9/1/1996		5,000	Fieldwood En	100.0%	PROD
EWING BANK 826/782 / SOUTH TIMBALIER 291	ST 291	G16455	Federal	OP	9/1/1996		5,000	Fieldwood En	100.0%	PROD
SOUTH TIMBALIER 276/295/296	ST 295	G05646	Federal	RT	7/1/1983		5,000	Fieldwood En	100.0%	UNIT
SOUTH TIMBALIER 276/295/296 SOUTH TIMBALIER 276/295/296	ST 296 ST 296	G12981 G12981	Federal Federal	RT OP	5/1/1991 5/1/1991	-	5,000 5,000	Fieldwood En Fieldwood En	100.0% 100.0%	UNIT
SOUTH TIMBALIER 276/295/296	ST 311	G31418	Federal	RT	3/1/2008		5,000	Walter O&G	45.0%	PROD
SOUTH TIMBALIER 316	ST 316	G22762	Federal	RT	6/1/2001		4,435	W & T Off	20.0%	PROD
SOUTH TIMBALIER 311	ST 320	G24990	Federal	RT	5/1/2003		5,000	W & T Off	11.3%	PROD
\$0 Liability	ST 47	G33652	Federal	RT	7/1/2010	4/30/2015	5,000	Apache Shelf Exp	100.0%	RELINQ
SOUTH TIMBALIER 49	ST 49	G24956	Federal	RT	6/1/2003		5,000	Fieldwood En	100.0%	PROD
SOUTH TIMBALIER 49 \$0 Liability	ST 49 ST 50	G24956 G34331	Federal Federal	OP RT	6/1/2003 8/1/2012	7/7/2016	5,000 5,000	Fieldwood En	100.0% 100.0%	PROD RELINQ
SOUTH TIMBALIER 53/67/68	ST 53	G04000	Federal Federal	RT RT	3/1/2012	,,,,2010	5,000	Apache Shelf Exp Fieldwood En	50.0%	PROD
SOUTH TIMBALIER 53/67/68	ST 53	G04000	Federal	OP 1	3/1/1979		5,000	Fieldwood En	50.0%	PROD
\$0 Liability	ST 59	G31404	Federal	RT	2/1/2008	1/17/2014	5,000	LLOG Exp Off	25.0%	RELINQ
\$0 Liability	ST 64	G33106	Federal	RT	7/1/2009	6/30/2014	5,000	Apache Shelf Exp	100.0%	EXPIR
SOUTH TIMBALIER 53/67/68	ST 67	00020	Federal	CONT	4/25/1947	l		Fieldwood En	79.7%	UNIT
SABINE PASS 10	SX 17	G04143	Federal	RT	10/1/1979	9/30/2013	2,042	Apache	92.3%	RELINO
SABINE PASS 10	SX 17 VK 118	G04143 G33697	Federal Federal	OP RT	10/1/1979 5/1/2010	9/30/2013 4/30/2015	2,042 5,760	Apache Anache Shelf Eyn	20.0% 75.0%	RELINQ EXPIR
	VK 118 VK 203	G07890	Federal	RT	7/1/1985	11/29/2019	5,760	Apache Shelf Exp Talos ERT	33.3%	TERMIN
		00,030	, cuciai							TERMIN
VIOSCA KNOLL 203/204	VK 203	G07890	Federal	OP	7/1/1985	11/29/2019	5,760	Talos ERT	33.3%	
VIOSCA KNOLL 203/204 VIOSCA KNOLL 203/204 VIOSCA KNOLL 203/204	VK 203 VK 204	G04921	Federal Federal	RT	12/1/1981	11/29/2019	5,760	Talos ERT	33.3%	TERMIN
VIOSCA KNOLL 203/204 VIOSCA KNOLL 203/204 VIOSCA KNOLL 203/204 VIOSCA KNOLL 203/204	VK 203 VK 204 VK 204	G04921 G04921	Federal Federal	RT OP	12/1/1981 12/1/1981		5,760 5,760	Talos ERT Talos ERT	33.3% 33.3%	TERMIN TERMIN
\$0 Liability VIOSCA KNOLL 203/204 VIOSCA KNOLL 203/204 VIOSCA KNOLL 203/204 VIOSCA KNOLL 203/204 VIOSCA KNOLL 251/340/384 VIOSCA KNOLL 251/340/384	VK 203 VK 204	G04921	Federal	RT	12/1/1981	11/29/2019	5,760	Talos ERT	33.3%	TERMIN

Field	Block	Lease	Туре	Rights	Date Le Eff	Date Le Exp	Le Cur Acres	Operator	WI	Lease Status
MAIN PASS 259/260 / VIOSCA KNOLL 693/694	VK 692/693	G07898 G13055	Federal	RT RT	9/1/1985	7/11/2020	4,773	Fieldwood En	56.9% 53.1%	TERMIN TERMIN
MAIN PASS 259/260 / VIOSCA KNOLL 693/694 MAIN PASS 259/260 / VIOSCA KNOLL 693/694	VK 694 VK 694	G13055	Federal Federal	OP NI	7/1/1991 7/1/1991	7/11/2020 7/11/2020	3,214 3,214	Fieldwood En Fieldwood En	92.1%	TERMIN
O Liability	VK 698	G07901	Federal	RT	8/1/1985	2/20/2014	4,996	Fieldwood En	52.4%	TERMIN
50 Liability	VK 736	G13987	Federal	RT	7/1/1993	12/12/2013	4,742	Fieldwood En	100.0%	TERMIN
VIOSCA KNOLL 780	VK 780	G06884	Federal	RT	6/1/1984	12/12/2013	5,760	Fieldwood En	100.0%	TERMIN
VIOSCA KNOLL 780	VK 824	G15436	Federal	RT	9/1/1995	8/20/2013	5,760	Apache	100.0%	RELINQ
\$0 Liability	VK 856	G34872	Federal	RT	7/1/2013	6/21/2017	877	Apache Shelf Exp	75.0%	RELINQ
\$0 Liability	VK 899 VR 115	G34408 G33593	Federal Federal	RT RT	8/1/2012 6/1/2010	7/31/2017	1,553 5,000	Apache Shelf Exp	100.0% 100.0%	EXPIR RELINQ
\$0 Liability \$0 Liability	VR 128	G33594	Federal	RT	6/1/2010	4/30/2015 4/30/2015	5,000	Apache Shelf Exp Apache Shelf Exp	100.0%	RELINQ
*No FW lease ownership	VR 131	00775	Federal	OP	5/1/1960	7/20/2020	4,923	Talos En Off	72.5%	TERMIN
\$0 Liability	VR 146	G33084	Federal	RT	7/1/2009	6/30/2014	5,000	Apache Shelf Exp	100.0%	EXPIR
\$0 Liability	VR 156	G34251	Federal	RT	10/1/2012	7/24/2015	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	VR 160	G34252	Federal	RT	10/1/2012	7/24/2015	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	VR 161	G34253	Federal	RT	10/1/2012	7/24/2015	4,868	Apache Shelf Exp	100.0%	RELINQ
VERMILION 252	VR 252	G05431	Federal	ORRI	7/1/1983 7/1/1997		4,454	Castex Off	2.0%	PROD PROD
VERMILION 253 \$0 Liability	VR 253 VR 26	G17912 00297	Federal Federal	OP 1	11/26/1946	9/12/2013	5,000 4,646	Castex Off Apache Shelf	0.6% 100.0%	TERMIN
\$0 Liability	VR 26	00297	Federal	OP 2	11/26/1946	9/12/2013	4,646	Apache Shelf	25.0%	TERMIN
\$0 Liability	VR 26	00297	Federal	RT	11/26/1946	9/12/2013	4,646	Apache Shelf	50.0%	TERMIN
VERMILION 261/262	VR 261	G03328	Federal	RT	4/1/1976	8/10/2020	5,429	Fieldwood En	75.0%	TERMIN
VERMILION 261/262	VR 261	G03328	Federal	OP 2	4/1/1976	8/10/2020	5,429	Fieldwood En	37.5%	TERMIN
VERMILION 261/262	VR 261	G03328	Federal	ORRI	4/1/1976			Fieldwood En	6.3%	TERMIN
VERMILION 261/262	VR 262	G34257	Federal	RT RT	10/1/2012 1/1/1970	7/7/2017	5,485 5,000	Fieldwood En	75.0%	RELINQ
VERMILION 265 \$0 Liability	VR 265 VR 27	G01955 G01329	Federal Federal	OP 2	12/1/1962	6/16/2013	1,902	Fieldwood En Apache Shelf	100.0% 100.0%	SOP TERMIN
\$0 Liability	VR 27	G01329	Federal	OP 1	12/1/1962	6/16/2013	1,902	Apache Shelf	25.0%	TERMIN
\$0 Liability	VR 27	G01329	Federal	RT	12/1/1962	6/16/2013	1,902	Apache Shelf	50.0%	TERMIN
VERMILION 271/272 / SMI 87/102	VR 271	G04800	Federal	OP	9/1/1981		4,418	Castex Off	12.5%	PROD
VERMILION 326	VR 326	G21096	Federal	RT	6/1/1999	8/21/2020	5,000	Fieldwood En	70.3%	TERMIN
	VR 332	G09514	Federal	CONT	3/30/1988			Fieldwood En	50.0%	PROD
\$0 Liability	VR 34	G01356	Federal	OP 1	6/1/1964	6/16/2013	625	Apache Shelf	100.0%	TERMIN
\$0 Liability	VR 34	G01356	Federal	OP 2 RT	6/1/1964	6/16/2013	625	Apache Shelf	75.0%	TERMIN
\$0 Liability \$0 Liability	VR 34 VR 35	G01356 00548	Federal Federal	OP 1	6/1/1964 9/1/1955	6/16/2013 6/16/2013	625 2,500	Apache Shelf Apache Shelf	100.0% 100.0%	TERMIN
\$0 Liability	VR 35	00548	Federal	OP 2	9/1/1955	6/16/2013	2,500	Apache Shelf	75.0%	TERMIN
\$0 Liability	VR 35	00549	Federal	OP 1	9/1/1955	6/16/2013	2,500	Apache Shelf	100.0%	TERMIN
\$0 Liability	VR 35	00549	Federal	OP 2	9/1/1955	6/16/2013	2,500	Apache Shelf	75.0%	TERMIN
\$0 Liability	VR 35	00548	Federal	RT	9/1/1955	6/16/2013	2,500	Apache Shelf	100.0%	TERMIN
\$0 Liability	VR 35	00549	Federal	RT	9/1/1955	6/16/2013	2,500	Apache Shelf	100.0%	TERMIN
VERMILION 356	VR 356	G17921	Federal	ORRI	8/1/1997	5/45/2042	4,093	EnVen En Vent	2.6%	PROD
\$0 Liability	VR 36	G01357	Federal	OP 2 OP 1	6/1/1964	6/16/2013	625 625	Apache Shelf	75.0%	TERMIN
\$0 Liability \$0 Liability	VR 36 VR 36	G01357 G01357	Federal Federal	RT	6/1/1964 6/1/1964	6/16/2013 6/16/2013	625	Apache Shelf Apache Shelf	100.0% 100.0%	TERMIN TERMIN
Other (TBD)	VR 369	G02274	Federal	OP 4	2/1/1973	0/10/2013	5,000	Renaissance Off	23.2%	UNIT
Other (TBD)	VR 369	G02274	Federal	OP 3	2/1/1973		5,000	Renaissance Off	23.2%	UNIT
Other (TBD)	VR 369	G02274	Federal	RT	2/1/1973		5,000	Renaissance Off	23.2%	UNIT
Other (TBD)	VR 369	G02274	Federal	Unit	2/1/1973		5,000	Renaissance Off	23.2%	UNIT
\$0 Liability	VR 374	G32153	Federal	RT	8/1/2008	7/31/2013	5,000	Apache	100.0%	EXPIR
VERMILION 380/381	VR 380	G02580	Federal	RT	5/1/1974		5,000	Fieldwood En	100.0%	PROD
VERMILION 380/381	VR 381	G16314	Federal	RT	9/1/1996	10/27/2015	5,000	Apache Shelf	100.0%	TERMIN
VERMILION 380/381	VR 381	G16314 G02278	Federal Federal	OP RT A	9/1/1996 2/1/1973	10/27/2015	5,000 5,000	Apache Shelf	80.0% 30.2%	TERMIN UNIT
\$0 Liability \$0 Liability	VR 386 VR 386	G02278	Federal	RTB	2/1/1973		5,000	Marathon Oil Marathon Oil	29.0%	UNIT
VERMILION 408	VR 408	G15212	Federal	RT	7/1/1995		5,000	Fieldwood En	12.5%	PROD
VERMILION 408	VR 408	G15212	Federal	OP	7/1/1995		5,000	Fieldwood En	100.0%	PROD
WEST CAMERON 71/72/102	WC 102	00247	Federal	RT	9/9/1946		5,000	Fieldwood En	100.0%	TERMIN
WEST CAMERON 110	WC 110	00081	Federal	RT	6/10/1947		5,000	BP E&P	100.0%	PROD
WEST CAMERON 110	WC 110	00081	Federal	OP	6/10/1947		5,000	BP E&P	37.5%	PROD
WEST CAMERON 110/111	WC 111	00082	Federal	RT	6/10/1947		1,250	BP E&P	100.0%	PROD
WEST CAMERON 110/111 \$0 Liability	WC 111 WC 111	00082 G33046	Federal Federal	OP RT	6/10/1947 8/1/2009	7/31/2014	1,250 3,750	BP E&P	37.5% 25.0%	PROD EXPIR
\$0 Liability	WC 130	G12761	Federal	RT	5/1/1991	4/1/2015	5,000	Eni US Op Eni US Op	25.0%	TERMIN
WEST CAMERON 144	WC 144	G01953	Federal	RT	2/1/1970	4/1/2016	5,000	Fieldwood En	62.5%	TERMIN
\$0 Liability	WC 155	G32114	Federal	RT	8/1/2008	7/31/2013	5,000	Apache	100.0%	EXPIR
WEST CAMERON 163	WC 163	G05299	Federal	RT A	7/1/1983	12/1/2015	5,000	Fieldwood En	61.0%	TERMIN
WEST CAMERON 163	WC 163	G05299	Federal	RT B	7/1/1983	12/1/2015	5,000	Fieldwood En	56.2%	TERMIN
\$0 Liability	WC 165	00758	Federal	RT	4/1/1960	12/30/2017	5,000	Fieldwood En	100.0%	TERMIN
\$0 Liability	WC 172	G01998	Federal	OP 1	2/1/1971	10/18/2014	5,000	Apache Shelf	22.5% 22.5%	TERMIN
\$0 Liability \$0 Liability	WC 172 WC 172	G01998 G01998	Federal Federal	OP 3	2/1/1971 2/1/1971	10/18/2014	5,000 5,000	Apache Shelf	22.5%	TERMIN
\$0 Liability	WC 172	G01998 G01998	Federal	OP 4	2/1/19/1	10/18/2014 10/18/2014	5,000	Apache Shelf Apache Shelf	22.5%	TERMIN
\$0 Liability	WC 172	G01998	Federal	OP 10	2/1/1971	10/18/2014	5,000	Apache Shelf	25.0%	TERMIN
\$0 Liability	WC 172	G01998	Federal	OP 11	2/1/1971	10/18/2014	5,000	Apache Shelf	25.0%	TERMIN
\$0 Liability	WC 172	G01998	Federal	OP 12	2/1/1971	10/18/2014	5,000	Apache Shelf	25.0%	TERMIN
\$0 Liability	WC 181	G33558	Federal	RT	6/1/2010	4/30/2015	2,500	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	WC 196	G05292	Federal	RT	7/1/1983	8/27/2013	5,000	Union Oil CA	8.3%	TERMIN
*No FW asset ownership	WC 20	00680	Federal	OP RT	8/1/1959	3/2/2014	1,873	Sanare En Part	50.0%	PROD
\$0 Liability \$0 Liability	WC 210 WC 225	G34216 G00900	Federal Federal	OP 1	10/1/2012 4/1/1962	3/3/2014 3/14/2018	5,000 5,000	Apache Tarpon O&D	100.0% 26.7%	RELINQ TERMIN
WEST CAMERON 269	WC 269	G13563	Federal	OPI	8/1/1992	8/11/2020	5,000	Sanare En Part	33.8%	TERMIN
WEST CAMERON 289/290/294	WC 290	G04818	Federal	OP 1	9/1/1981	7/21/2020	5,000	Fieldwood En Off	10.4%	TERMIN
WEST CAMERON 289/290/294	WC 290	G04818	Federal	RT	9/1/1981	7/21/2020	5,000	Fieldwood En Off	16.7%	TERMIN
\$0 Liability	WC 291	G04397	Federal	RT	11/1/1980	7/16/2013	5,000	Apache	100.0%	TERMIN
\$0 Liability	WC 291	G04397	Federal	OP	11/1/1980	7/16/2013	5,000	Apache	60.0%	TERMIN
WEST CAMERON 295	WC 295	G24730	Federal	OP 1	5/1/2003	42/24/2	5,000	Fieldwood En	20.6%	PROD
\$0 Liability	WC 300	G15078	Federal	RT OP	7/1/1995	12/21/2013	5,000	SandRidge En Off	14.0%	TERMIN
\$0 Liability \$0 Liability	WC 300 WC 310	G15078 G17789	Federal Federal	OP RT	7/1/1995 8/1/1997	12/21/2013 6/3/2016	5,000 5,000	SandRidge En Off Fieldwood En	24.4% 100.0%	TERMIN TERMIN
\$0 Liability \$0 Liability	WC 310	G17789 G17789	Federal	OP NI	8/1/1997	6/3/2016	5,000	Fieldwood En	73.7%	TERMIN
WEST CAMERON 33	WC 33	G15050	Federal	RT	7/1/1995	-, 5, 2010	2,891	Fieldwood En	100.0%	PROD
WEST CAMERON 35/65/66	WC 34	G03251	Federal	RT	9/1/1975	6/1/2012	4,506	Apache	100.0%	TERMIN
WEST CAMERON 35/65/66	WC 35	G02819	Federal	RT	12/1/1974	11/3/2013	4,688	Apache	100.0%	TERMIN
WEST CAMERON 35/65/66	WC 35	G02819	Federal	OP	12/1/1974	11/3/2013	4,688	Apache	100.0%	TERMIN
WEST CAMERON 35/65/66	VC 35, WC 6	G01860	Federal	OP 2	1/1/1969		1,563	BP E&P	100.0%	PROD
WEST CAMERON 35/65/66	WC 35/66	G01860	Federal	RT	1/1/1969	0/27/2015	1,563	BP E&P	100.0%	PROD
\$0 Liability \$0 Liability	WC 401 WC 576	G07619 G33061	Federal Federal	RT RT	7/1/1985 6/1/2009	9/27/2015	5,000 5,000	ConocoPhillips Anache Shelf Eyn	33.3% 100.0%	TERMIN EXPIR
\$0 Liability \$0 Liability	WC 576	G33064	Federal Federal	RT RT	6/1/2009 6/1/2009	5/31/2014 5/31/2014	5,000	Apache Shelf Exp Apache Shelf Exp	100.0%	EXPIR
WEST CAMERON 35/65/66	WC 65	G02825	Federal	OP 4	12/1/1974	-, -, -, -, -, -, -, -, -, -, -, -, -, -	5,000	BP E&P	81.3%	PROD
WEST CAMERON 35/65/66	WC 65	G02825	Federal	RT	12/1/1974		5,000	BP E&P	100.0%	PROD
WEST CAMERON 35/65/66	WC 65	G02825	Federal	OP	12/1/1974		5,000	BP E&P	100.0%	PROD
\$0 Liability	WC 650	G34217	Federal	RT	10/1/2012	9/19/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	WC 656	G34218	Federal	RT	10/1/2012	9/19/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
\$0 Liability	WC 657	G34219	Federal	RT	10/1/2012	9/19/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
WEST CAMERON 35/65/66	WC 66	G02826	Federal	OP 2	12/1/1974		3,750	Fieldwood En	75.0%	PROD
WEST CAMERON 35/65/66	WC 66	G02826	Federal	OP 1	12/1/1974	2/0/2022	3,750	Fieldwood En	100.0%	PROD
WEST CAMERON 35/65/66 WEST CAMERON 35/65/66	WC 67 WC 67	G03256 G03256	Federal Federal	OP 1 OP 2	9/1/1975 9/1/1975	2/8/2008 2/8/2008	5,000 5,000	Apache Anache	100.0%	TERMIN TERMIN
**ES. CRIVIENON 33/03/00	WC 68	00526	Federal Federal	RT RT	9/1/19/5	9/3/2014	2,500	Apache BP Am Prod	66.6%	TERMIN
\$0 Liability									100.0%	

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Field	Block	Lease	Type	Rights	Date Le Eff	Date Le Exp	Le Cur Acres	Operator	WI	Lease Status
WEST CAMERON 71/72/102	WC 72	G23735	Federal	RT	7/1/2002		5,000	Fieldwood En Off	25.0%	PROD
*No FW asset ownership	WC 73	G23736	Federal	OP	7/1/2002		5,000	Castex Off	25.0%	PROD
\$0 Liability	WC 99	G34213	Federal	RT	8/1/2012	7/7/2016	5,000	Apache Shelf Exp	100.0%	RELINQ
WEST DELTA 90/103	WD 103	00840	Federal	RT	5/1/1960		3,984	Fieldwood En	100.0%	PROD
WEST DELTA 90/103	WD 103	G12360	Federal	OP 1	5/1/1960		1,016	Fieldwood En	81.3%	PROD
WEST DELTA 104/105	WD 104	00841	Federal	RT	5/1/1960		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 104	00841	Federal	OP 1	5/1/1960		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 104	00841	Federal	OP 2	5/1/1960		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 104	00841	Federal	OP 3	5/1/1960	1	5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 104	00841	Federal	OP 5	5/1/1960		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 105	00842	Federal	RT	5/1/1960		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 105	00842	Federal	OP 3	5/1/1960		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 105	00842	Federal	OP 4	5/1/1960		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 105	00842	Federal	OP 5	5/1/1960	-	5,000	Fieldwood En	100.0%	PROD
WEST DELTA 104/105	WD 105	00842	Federal	OP 6	5/1/1960		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 121/122	WD 121	G19843	Federal	OP 1	8/1/1998		5,000	Fieldwood En	84.0%	PROD
WEST DELTA 121/122	WD 122	G13645	Federal	OP 1	8/1/1992		5,000	Fieldwood En	84.0%	PROD
WEST DELTA 121/122	WD 122	G13645	Federal	OP 2	8/1/1992		5,000	Fieldwood En	84.0%	PROD
WEST DELTA 121/122	WD 122	G13645	Federal	RT	8/1/1992		5,000	Fieldwood En	100.0%	PROD
SOUTH PASS 87/89 / WEST DELTA 128	WD 128	G10883	Federal	RT	6/1/1989	8/2/2020	5,000	Fieldwood En	100.0%	TERMIN
WEST DELTA 133	WD 133	G1106	Federal	ORRI	5/1/1962	0/2/2020	3,000	Arena Off	1.0%	PROD
WEST DELTA 133	WD 133	G1106	Federal	ORRI	5/1/1962			Arena Off	7.2%	PROD
WEST DELTA 133	WD 133	G01106	Federal	RT	5/1/1962		5,000	Arena Off	100.0%	PROD
\$0 Liability	WD 34	G03414	Federal	RT	1/1/1977	3/20/2017	2,500	Fieldwood En	76.7%	TERMIN
\$0 Liability	WD 34	G03414	Federal	OP	1/1/1977	3/20/2017	2,500	Fieldwood En	46.7%	TERMIN
\$0 Liability	WD 34	G22772	Federal	RT	5/1/2001	9/13/2013	1,796	Apache	87.5%	TERMIN
\$0 Liability	WD 38	G22772	Federal	OP	5/1/2001	9/13/2013	1,796	Apache	43.8%	TERMIN
\$0 Liability	WD 41	G01073	Federal	RT	3/1/2001	10/25/2013	5,000	Apache	100.0%	TERMIN
\$0 Liability	WD 41	G01073	Federal	OP	3/1/1962	10/25/2013	5,000	Apache	50.0%	TERMIN
\$0 Liability	WD 41	G16470	Federal	RT	9/1/1996	1/26/2014	5,000	Fieldwood En	100.0%	TERMIN
	WD 42 WD 42	G16470	Federal	OP	9/1/1996	1/26/2014	5,000	Fieldwood En	50.0%	TERMIN
\$0 Liability	WD 42 WD 53	17935	SL- LA	WI	10/13/2003		5,000	Whitney Oil	33.3%	TERMIN
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 67	00179	Federal	RT	7/17/1948	1/27/2015	2,500	GOM Shelf	75.0%	UNIT
	WD 67	00179	Federal	OP 2			2,500	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)				RT RT	7/17/1948					
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 68	00180	Federal		7/17/1948		1,833	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 68	00180	Federal	OP 2	7/17/1948		1,833	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 69	00181	Federal	RT	7/17/1948		3,665	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 69	00181	Federal	OP 2	7/17/1948		3,665	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 70	00182	Federal	RT	7/17/1948	-	5,000	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 70	00182	Federal	OP 2	7/17/1948		5,000	GOM Shelf	37.5%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 71	00838	Federal	RT	4/1/1960		5,000	GOM Shelf	75.0%	UNIT
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 71	00838	Federal	OP 2	4/1/1960		5,000	GOM Shelf	37.5%	UNIT
WEST DELTA 75/90	WD 75	G01085	Federal	RT	6/1/1962		5,000	Fieldwood En	100.0%	PROD
WEST DELTA 90/103	WD 90	G01089	Federal	OP 3	6/1/1962		5,000	Fieldwood En	81.3%	PROD
WEST DELTA 90/103	WD 90	G01089	Federal	RT	6/1/1962		5,000	Fieldwood En	100.0%	PROD
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 94	00839	Federal	RT	5/1/1960		5,000	GOM Shelf	75.0%	PROD
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 94	00839	Federal	OP 2	5/1/1960		5,000	GOM Shelf	37.5%	PROD
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 95	G01497	Federal	RT	12/1/1966		5,000	GOM Shelf	75.0%	PROD
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 95	G01497	Federal	OP 1	12/1/1966		5,000	GOM Shelf	75.0%	PROD
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 96	G01498	Federal	RT	12/1/1966		3,665	GOM Shelf	75.0%	PROD
GRAND ISLE 43 (GI32-52/ WD67-71, 94-96)	WD 96	G01498	Federal	OP 2	12/1/1966		3,665	GOM Shelf	37.5%	PROD

G06069 G01757	Status	Area	Block	Depths	Area / Aliquot	Leasehold	WI
G01/5/	TERMIN	Brazos Area	491	6891 to 99999	All	Operating Rights	50.00000
	PROD	Brazos Area	A0105	14090 to 99999	NE/4;S/2	Operating Rights	6.250009
G02665 G13576	PROD	Brazos Area East Cameron	A-133 71	Below 13,840' MD 14,645' to 99,999'	SE/4 N/2N/2, N/2S/2N/2, S/2SW/4NW/4, SW/4SE/4NW/4,	Operating Rights Operating Rights	12.50000 50.00000
					W/2SW/4, W/2E/2SW/4, SE/4SE/4SW/4 and S/2S/2SE/4	.,	
G13576	SOP	East Cameron	71	10,400' to 99,999'	N/2SE/4, N/2S/2SE/4, S/2S/2NE/4, SE/4SE/4NW/4, E/2NE/4SW/4, NE/4SE/4SW/4	Operating Rights	100.00000
G02063	PROD	East Cameron	338	7,244' TVDSS to 99,999'		Operating Rights	7.834699
G01440	PROD	East Cameron	9 & 14	15199 to 99999	SE/4;E/2SW/4	Operating Rights	50.00000
49	PROD	Eugene Island	119	15,410' TVDSS to 99,999'	NW/4	Operating Rights	25.00000
49	PROD	Eugene Island	119	15,410' TVDSS to 99,999'	SW/4; E/2	Operating Rights	20.00000
50	PROD	Eugene Island	120	14,136' to 99,999	All	Operating Rights	50.00000
51	OPERNS	Eugene Island	125	13,334' to 99,999	All	Operating Rights	50.00000
52	PROD	Eugene Island Eugene Island	126	9,400 to 99,999	SE/4NE/4;NE/4SE/4 W/2;W/2E/2;NE/4NE/4;SE/4SE/4	Operating Rights	100.00000
52 G03152	PROD PROD		126 136	12,056 to 99,999		Operating Rights	50.00000
G03152 G01220	PROD	Eugene Island Eugene Island	158	19,135' to 99,999 17,588 to 99,999	All	Operating Rights Operating Rights	50.00000
G13622	PROD	Eugene Island	173	14,097' to 99,999	All	Operating Rights	50.00000
G03782	PROD	Eugene Island	174	from the stratigraphic equivalent of 100' below a true	SW/4	Operating Rights	100,0000
		-		vertical depth of 10,960' as encountered in the Newfield Exploration Company OCSG 3782 Well No. A10 to 99,999' TVDSS			
G03782	PROD	Eugene Island	174	12,431' TVDSS to 99,999'	N/2;SE/5	Operating Rights	50.00000
438	PROD	Eugene Island	175	13,032 to 99,999	All	Operating Rights	37.50000
G10736	PROD	Eugene Island	187	17,170' to 99,999	All	Operating Rights	50.00000
423	PROD	Eugene Island	189	13,638' to 99,999	W/2;W/2E/2	Operating Rights	50.00000
G05502	UNIT	Eugene Island	211	surface to 99,999'	SE/4SE/4;	Operating Rights	66.66667
					E/2SW/4SE/4	.,	
G05504	PROD	Eugene Island	224	18,000' to 99,999'	All	Operating Rights	15.00000
G22679	TERMIN	Eugene Island	312	9,000' TVD to 99,999' TVDSS	E/2NW/4;W/2NE/4	Operating Rights	50.00000
G22679	TERMIN	Eugene Island	312	9,015' TVDSS to 99,999'	W/2NW/4;E/2NE/4;S/3	Operating Rights	50.00000
G02112	TERMIN	Eugene Island	315	25,000' SS TVD down to 99,999'	S/2	Operating Rights	25.00000
G24912	PROD	Eugene Island	315	8,000' subsea to 99,999'	N/2	Operating Rights	50.00000
G05040	PROD	Eugene Island	316	7,739' TVDSS to 99,999'	All	Operating Rights	50.00000
G02912	TERMIN	Eugene Island	329	from 7,871' TVDSS to 99,999'		Operating Rights	50.00000
G02115	UNIT	Eugene Island	330	8,329' TVDSS to 99,999'	SW/4, SW/ANW/4, S/2NW/ANW/4, NW/ANW/4, S/2SE/4NW/4, NW/4SE/4NW/4, SW/4SE/4, S/2NW/4SE/4, NW/ANW/4SE/4, S/2SE/4SE/4 and NW/4SE/4SE/4	Operating Rights	21.00000
G02115	UNIT	Eugene Island	330	8,329' TVDSS to 99,999'	SW/4, SW/4NW/4, S/2NW/4NW/4, NW/4NW/4, S/2SE/4NW/4, NW/4SE/4NW/4, SW/4SE/4, S/2NW/4SE/4, NW/4NW/4SE/4, S/2SE/4SE/4 and	Operating Rights	11.51246
					NW/4SE/4SE/4		
G02317	TERMIN	Eugene Island	333	12,629' TVDSS to 99,999' TVDSS		Operating Rights	50.00000
G15263	TERMIN	Eugene Island	334	12,629' TVDSS to 99,999' TVDSS		Operating Rights	50.00000
G03332	UNIT	Eugene Island	337	7,026' TVD to 99,999' TVDSS.	NE/4NE/4NE/4	Operating Rights	98.00000
G03332	UNIT	Eugene Island	337 337	6,020' TVDSS to 99,999' TVDSS	SW/4SE/4SE/4; S/2SW/4SW/4	Operating Rights	100.0000
G03332 G14482	PROD	Eugene Island Eugene Island	346	12,455' TVDSS to 99,999' 13,469' TVDSS to 99,999' TVDSS	SE/4SW/4, W/2SE/4, and SW/4NE/4 N/2NW/4, SE/4NW/4, NE/4SW/4NW/4, E/2SW/4,	Operating Rights Operating Rights	50.00000
014462	PROD	Eugene Islanu	340	13,409 17033 (0 99,999 17033	E/2SW/4SW/4 and SE/4	Operating Rights	50.00000
G14482 G14482	PROD PROD	Eugene Island Eugene Island	346 346	7,511' TVD to 99,999' TVDSS from the stratigraphic equivalent of 12,890' TVD, being the total depth drilled in the Eugene Island Area, South Addition, Block 346, OCSG 14482, B1 Well plus 100 feet being 12,990' TVD to 99,999' TVDSS	NE/4 W/2SW/4NW/4, SE/4SW/4NW/4, NW/4SW/4, and W/2SW/4SW/4	Operating Rights Operating Rights	100.00000
G10752	PROD	Eugene Island	354	9,669' TVDSS to 99,999'	S/2, S/2N/2 and NE/4NE/4	Operating Rights	50.00000
G02324	PROD	Eugene Island	361	5,220' TVDSS to 99,999' TVDSS	All	Operating Rights	6.17647
G31470	PROD	Ewing Bank	782	12,960' TVDSS to 99,999	All	Operating Rights	50.00000
G03228	UNIT	Galveston	180	8,900' to 99,999		Operating Rights	50.00000
G25524	PROD			100' below the stratigraphic equivalent of 10,200' TD to	N/2NE/4		
		Galveston	210	99,999' TVDSS		Operating Rights	33.34000
G25524 174	PROD UNIT	Galveston Grand Isle	210 210 32	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea	S/2NE/4, NW/4 and S/2 S/2		33.34000 33.34000
G25524 174	PROD UNIT	Galveston Grand Isle	210 32	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS).	S/2NE/4, NW/4 and S/2 S/2	Operating Rights Operating Rights Operating Rights	33.34000 33.34000 18.75000
G25524 174 126	PROD UNIT UNIT	Galveston Grand Isle Grand Isle	210 32 39	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS)	S/2NE/4, NW/4 and S/2 S/2 E/2	Operating Rights Operating Rights Operating Rights Operating Rights	33.34000 33.34000 18.75000 18.75000
G25524 174 126 127	PROD UNIT UNIT UNIT	Galveston Grand Isle Grand Isle Grand Isle	210 32	99.99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS)	S/2NE/4, NW/4 and S/2 S/2	Operating Rights Operating Rights Operating Rights Operating Rights Operating Rights	33.3400 33.3400 18.7500 18.7500 18.7500
G25524 174 126	PROD UNIT UNIT UNIT UNIT	Galveston Grand Isle Grand Isle Grand Isle Grand Isle	210 32 39 39 40	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 90,999' subsea (TVDS) to 99,999'	S/2NE/4, NW/4 and S/2 S/2 E/2	Operating Rights	33.34000 18.75000 18.75000 18.75000 18.75000
G25524 174 126 127 128 129	PROD UNIT UNIT UNIT UNIT	Galveston Grand Isle Grand Isle Grand Isle Grand Isle Grand Isle	210 32 39 39 40 41	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS below 18,000' subsea (TVDS) to 99,999' subsea (TVDS 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS)	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2	Operating Rights	33.3400 33.3400 18.7500 18.7500 18.7500 18.7500 18.7500
G25524 174 126 127 128	PROD UNIT UNIT UNIT UNIT	Galveston Grand Isle Grand Isle Grand Isle Grand Isle	210 32 39 39 40	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 90,999' subsea (TVDS) to 99,999'	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2	Operating Rights	33.3400 33.3400 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500
G25524 174 126 127 128 129 130	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle	210 32 39 39 40 41 41	99.99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS below 18,000' subsea (TVDS) to 99,999' subsea (TVDS 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS)	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2	Operating Rights	33.3400 33.3400 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500
G25524 174 126 127 128 129 130	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle	210 32 39 39 40 41 41 41	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS below 18,000' subsea (TVDS) to 99,999' subsea (TVDS 18,000' subsea (TVDS) to 99,999' subsea (TVDS below 18,000' subsea (TVDS) to 99,999' subsea (TVDS 18,000' subsea (TVDS) to 99,999' subsea (TVDS below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS)	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2	Operating Rights	33.3400 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500
G25524 174 126 127 128 129 130 131 175	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle	210 32 39 39 40 41 41 42 43	99,99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999'	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2	Operating Rights	33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000
G25524 174 126 127 128 129 130 131 175 176 132 133	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNI	Galveston Grand Isle	210 32 39 39 40 41 41 42 43 44 46 47	99,99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) to	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000
G25524 174 126 127 128 129 130 131 175 176 132 133 134	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNI	Galveston Grand Isle	210 32 39 39 40 41 41 42 43 44 46 47	99,99" TVDSS 9,636" to 99,999 depths below 18,000" subsea (TVDS) to 99,999" subsea (TVDS) below 18,000" subsea (TVDS) to 99,999" subsea (TVDS below 18,000" subsea (TVDS) to 99,999" subsea (TVDS below 18,000" subsea (TVDS) to 99,999" subsea (TVDS to 99,999" 18,000" subsea (TVDS) to 99,999"	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2 N/2	Operating Rights	33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000
G25524 174 126 127 128 129 130 131 175 176 132 133 133 134 177	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle	210 32 39 39 40 41 41 42 43 44 46 47 48 52	99,999' TVDSS 9,636' to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' subsea (TVDS). below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999'	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2	Operating Rights	33.3400 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500
174 174 126 127 128 129 130 131 175 176 132 133 134 177 613944	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNI	Galveston Grand Isle	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116	99,99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' 19,00' subsea (TVDS) to 99,999' 19,00' subsea (TVDS) to 99,999' TVDSS 19,402' TVDSS down to 99,999' TVDSS	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2 N/2 N/2	Operating Rights	33.3400 33.3400 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500
G25524 174 126 127 128 129 130 131 175 176 132 133 134 177 G13944 G01848	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNI	Galveston Grand Isle High Island	210 32 39 39 40 41 41 42 43 44 46 67 47 48 52 116 129	99.99" TVDSS 9,636" to 99,999 depths below 18,000" subsea (TVDS) to 99,999" subsea (TVDS) below 18,000" subsea (TVDS) to 99,999" subsea (TVDS) below 18,000" subsea (TVDS) to 99,999" subsea (TVDS) 18,000" subsea (TVDS) to 99,999" subsea (TVDS) below 18,000" subsea (TVDS) to 99,999" subsea (TVDS) 18,000" subsea (TVDS) to 99,999" subsea (TVDS) below 18,000" subsea (TVDS) to 99,999" depths below 17,651" TVDSS down to 99,999" TVDSS 19,402" TVDSS to 99,999" TVDSS	S/2NE/4, NW/4 and S/2	Operating Rights	33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000
126 127 128 129 130 131 175 176 132 133 134 177 613944 600226	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNI	Galveston Grand Isle High Island High Island	210 32 39 39 40 41 41 42 43 44 46 47 116 129 179	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) to	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 W/2NW/4, SE/4NW/4, W/2NE/4NW/4;S/2 W/2NW/4, SE/4NW/4, S/2	Operating Rights	33.3400 33.3400 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500 18.7500
174 174 126 127 128 129 130 131 175 176 132 133 134 177 613944 601848 603236 603236	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNI	Galveston Grand Isle High Island High Island High Island	210 32 39 40 41 41 41 42 43 44 46 47 48 21 116 129 179	99.99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' 19,402' TVDSS to 99,999' TVDSS 19,402' TVDSS to 99,999' TVDSS 19,402' TVDSS to 99,999' 10,036' TVDSS to 99,999' 10,036' TVDSS to 99,999'	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 W/2NW/4, SE/4NW/4, W/2NE/4NW/4;S/2 W/2NW/4;S/2 E/2N/2:E/2W/2N/2	Operating Rights	33.3400 33.3400 18.7500
174 126 127 128 129 130 131 175 176 132 133 134 177 613944 601848 603236 603236 603260	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNI	Galveston Grand Isle High Island High Island High Island	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116 129 179 179 206	99,99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 19,00' subsea (TVDS) to 99,999' 19,00' subsea (TVDS) to 99,999' 19,00' subsea (TVDS) to 99,999' 19,036' TVDSS to 99,999' 10,036' TVDSS to 99,999' 12,145' TVDSS to 99,999'	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 W/2NW/4, SE/4NW/4, W/2NE/4NW/4;S/2 W/2NW/4;S/2 E/2N/2;E/2W/2N/2 All	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.7500000 50.00000 50.00000
174 126 127 128 129 130 131 175 176 132 133 134 177 G13944 G01246 G03236 G03236 G03236 G032660 G25605	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island High Island High Island High Island High Island High Island	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116 129 179 179 206 A0341	99.99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' 19,000' subsea (TVDS) to 99,999' 19,000' subsea (TVDS) to 99,999' 10,036' TVDSS to 99,999' 12,145' TVDSS to 99,999' 12,145' TVDSS to 99,999' 8,847' TVDSS to 99,999'	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 V/2NW/4, SE/4NW/4, W/2NE/4NW/4;\$/2 W/2NW/4;\$/2 E/2N/2;E/2W/2N/2 All	Operating Rights	33.3400 33.3400 18.7500 18.
174 126 127 128 129 130 131 175 176 132 133 134 177 G13944 G01248 G03236 G03236 G02050 G02750 G02750	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island	210 32 39 40 41 41 42 43 44 46 47 48 52 116 129 179 179 206 A0341 A0345 A0376	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) telow 18,000' subsea (TVDS) to 99,999' subsea (TVDS) telow 18,000' subsea (TVDS) to 99,999' 19,000' subsea (TVDS) to 99,999' 19,000' subsea (TVDS) to 99,999' 19,000' subsea (TVDS) to 99,999' 10,000' subsea (TVDS) to 99,999' 11,850' TVDSS to 99,999' 11,850' TVDSS to 99,999'	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 V/2NW/4, SE/4NW/4, W/2NE/4NW/4;\$/2 E/2N/2;\$/2W/2N/2 All All N/2, \$W/4, W/2SE/4, \$E/4SE/4 and \$E/4NE/4SE/4	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 25.00000 50.00000 50.00000 26.54255 22.2872
174 174 126 127 128 129 130 131 131 175 176 132 133 134 177 613944 601848 603236 603236 602250 602750 602750	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island	210 32 39 40 41 41 42 43 44 46 47 48 52 129 179 206 A0341 A0365 A0376	99.99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' 10,00' subsea (TVDS) to 99,999' 10,00' subsea (TVDS) to 99,999' 10,036' TVDSS to 99,999' TVDSS 19,492' TVDSS to 99,999' 12,145' TVDSS to 99,999' 12,145' TVDSS to 99,999' 11,850' TVDSS to 99,999'	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 25.000000 50.000000 50.00000 50.00000 50.00000 50.00000 50.00000 50.00000 50.00000000
126 127 128 129 130 131 175 176 132 133 134 177 G13944 G01236 G03236 G03236 G02750 G02750 G02757 G02757	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116 129 206 A0341 A0365 A0376 A0382 A0595	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' 19,402' TVDSS to 99,999' 10,036' TVDSS to 99,999' 11,185' TVDSS to 99,999' 11,185' TVDSS to 99,999' 11,185' TVDSS to 99,999' 11,185' TVDSS to 99,999' 11,027' TVDSS to 99,999' 11,027' TVDSS to 99,999'	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.750
126 127 128 129 130 131 131 175 176 132 133 134 177 G13944 G01848 G03236 G03236 G02050 G02750 G02754	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island	210 32 39 40 41 41 42 43 44 46 47 48 52 116 129 179 206 A0341 A0365 A0376	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' 19,000' subsea (TVDS) to 99,999' 10,000' subsea (TVDS) to 99,999' 11,100' subsea (TVDS) to 99,999'	S/2NE/4, NW/4 and S/2 S/2 E/2 W/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 25.00000 25.00000 50.00000 50.00000 26.54255 22.28723 36.20521 36.20521
126 127 128 129 130 131 175 176 132 133 134 177 G13944 G01236 G03236 G03236 G02750 G02750 G02757 G02757	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116 129 206 A0341 A0365 A0376 A0382 A0595	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' 19,402' TVDSS to 99,999' 10,036' TVDSS to 99,999' 11,185' TVDSS to 99,999' 11,185' TVDSS to 99,999' 11,185' TVDSS to 99,999' 11,185' TVDSS to 99,999' 11,027' TVDSS to 99,999' 11,027' TVDSS to 99,999'	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 25.00000 50.000000 50.00000 50.00000 50.00000 50.00000 50.00000 50.00000 50.000000 50.00000 50.00000 50.00000 50.00000 50.00000 50.00000 50.00000000
G25524 174 126 127 128 129 130 131 175 176 132 133 134 177 G13944 G01236 G03236 G03236 G03236 G02750 G02750 G02757 G02754 G02757 G027721 G02722 G02393 G04481	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116 129 206 A0341 A0365 A0376 A0376 A0595 A0596 A0573 77	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) to 99,999' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' TVDSS to 99,999' 10,036' TVDSS to 99,999' 11,036' TVDSS to 99,999' 12,145' TVDSS to 99,999' 11,850' TVDSS to 99,999' 11,850' TVDSS to 99,999' 11,850' TVDSS to 99,999' 11,850' TVDSS to 99,999' 11,826' TVDSS to 99,999' 10,827' TVDSS to 99,999'	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 25.00000 50.00000 50.00000 50.00000 26.5425; 22.2872; 36.20524 36.20514 36.20511 36.20511
G25524 174 126 127 128 129 130 131 131 175 176 132 133 134 177 G13944 G01848 G03236 G02250 G02750 G02754 G02757 G02721 G02722 G02393 G04481	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island Main Pass	210 32 39 40 41 41 41 42 43 44 46 47 48 52 116 129 179 206 A0341 A0365 A0376 A0596 A0573 77	99.99' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' 18,000' subsea (TVDS) to 99,999' 10,000' subsea (TVDS) to 99,999' 10,400' TVDSS to 99,999' 10,400' TVDSS to 99,999' 10,036' TVDSS to 99,999' 11,45' TVDSS to 99,999' 11,45' TVDSS to 99,999' 11,85' TVDSS to 99,999' 11,26' TVDSS to 99,999' 12,24' TVDSS to 99,999' 13,26' TVD	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 25.00000 45.00000 45.00000 50.00000 50.00000 50.00000 18.75000
625524 174 126 127 128 129 130 131 175 176 132 133 134 177 613944 603236 603236 603236 602754 602757 602751 602757 602721 602722 602333 604481	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island Main Pass	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116 129 179 179 206 A0341 A0356 A0595 A0595 A0596 A0595	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 19,402' TVDSS to 99,999' 10,036' TVDSS to 99,999' 11,245' TVDSS to 99,999' 11,245' TVDSS to 99,999' 11,850' TVDSS to 99,999' 11,850' TVDSS to 99,999' 11,850' TVDSS to 99,999' 12,264' TVDSS to 99,999' 13,264' TVDSS to 99,999' 14,264' TVDSS to 99,999' 16,264' TVDSS to 99,999' 17,759' to 99,999' 18,264' TVDSS to 99,999' 19,264' TVDSS to 99,999'	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.750000 18.750000 18.75000 1
G25524 174 126 127 128 129 130 131 175 176 132 133 134 177 G13944 G01848 G03236 G03236 G02750 G0275	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island Main Pass	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116 129 179 179 206 A0341 A0365 A0376 A0385 A0596 A0573 77	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) subsea (TVDS) to 99,999' subsea (TVDS) subsea (T	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.750000 18.750000 18.750000 18.750000 18.7500000 18.75000000000000000000000000000000000000
625524 174 126 127 128 129 130 131 175 176 132 133 134 177 613944 603236 603236 603236 602754 602757 602751 602757 602721 602722 602333 604481	PROD UNIT UNIT UNIT UNIT UNIT UNIT UNIT UNIT	Galveston Grand Isle High Island Main Pass	210 32 39 39 40 41 41 42 43 44 46 47 48 52 116 129 179 179 206 A0341 A0356 A0595 A0595 A0596 A0595	99,999' TVDSS 9,636' to 99,999 depths below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' subsea (TVDS) 18,000' subsea (TVDS) to 99,999' subsea (TVDS) below 18,000' subsea (TVDS) to 99,999' 19,402' TVDSS to 99,999' 10,036' TVDSS to 99,999' 11,245' TVDSS to 99,999' 11,245' TVDSS to 99,999' 11,850' TVDSS to 99,999' 11,850' TVDSS to 99,999' 11,850' TVDSS to 99,999' 12,264' TVDSS to 99,999' 13,264' TVDSS to 99,999' 14,264' TVDSS to 99,999' 16,264' TVDSS to 99,999' 17,759' to 99,999' 18,264' TVDSS to 99,999' 19,264' TVDSS to 99,999'	\$/2NE/4, NW/4 and \$/2 \$/2 E/2 W/2 E/2 W/2 N/2 N/2 N/2 N/2 N/2 N/2 N/	Operating Rights	33.34000 33.34000 18.750000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.750000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.750000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.750000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.750000 18.75000 18.75000 18.75000 18.75000 18.75000 18.75000 18.7500000 18.750000 18.7500000 18.75000000 18.75000000000000000000000000000000000000

se / ROW / RUE	Status	Area	Block	Depths	Area / Aliquot	Leasehold	WI
G32265	PROD	Main Pass	308	from 6,284' TVDSS to 99,999' TVDSS		Operating Rights	50.000009
G08760	PROD	Main Pass	309	6,510' TVDSS to 99,999'		Operating Rights	50.000009
G04126	UNIT	Main Pass	310	6,944' TVDSS to 99,999' TVDSS		Operating Rights	50.000009
G02213	PROD	Main Pass	311	below 12,000' TVDSS down to 99,999' TVDSS		Operating Rights	16.66666
G16520	PROD	Main Pass	312	10,989' TVDSS to 99,999' TVDSS		Operating Rights	50.000009
G08467	PROD	Main Pass	315	from the stratigraphic equivalent of the deepest depth	W/2NW/4 and W/2E/2NW/4	Operating Rights	100.00000
				found production (7,830' MD/TVD) in the Apache			
				Corporation OCS-G 8467 No 2 Well plus 100' to 99,999'			
				, , , , , , , , , , , , , , , , , , , ,			
G08467	PROD	Main Pass	315	from 7,760' TVDSS to 99,999' TVDSS	S/2, NE/4 and E/2E/2NW/4	Operating Rights	50.000009
G01966	UNIT	Main Pass	152	from the stratigraphic equivalent of 10,700' Measured	-,-,,, -, -, ,	Operating Rights	37.50000
001500	0	Widin 1 doo	102	Depth as seen in the OCSG 1967 #3 Well down to a depth		operating mants	37.30000
				of 50,000'			
G01967	UNIT	Main Dass	152	10,700' MD down to a depth of 50,000' TVD		Onoveting Dights	37.50000
		Main Pass	153 487	<u> </u>	CVAL/A	Operating Rights	
MF88562	Shut-In	Matagorda Is		4 below the base of the MF Sand	SW/4	Leasehold	50.00000
MF88560	Shut-In	Matagorda Is	487	below the base of the MF Sand	SE/4	Leasehold	50.00000
MF80522	Shut-In	Matagorda Is	518	below the base of the 15600 Sand	NW/4	Leasehold	50.00000
MF79413	Shut-In	Matagorda Is	519	below the base of the 16950 Sand	NE/4	Leasehold	50.00000
G09777	PROD	Mississippi Canyon	108	below 20,000' true vertical depth subsea down to 99,999'	All	Operating Rights	37.59399
G18192	PROD	Mississippi Canyon	110	6,688' TVDSS to 99,999'	All	Operating Rights	25.00000
G02968	PROD	Mississippi Canyon	311	11,860' TVDSS to 99,999'	All	Operating Rights	50.00000
G26176	PROD	Mobile	826	21,730' TVDSS to 99,999'		Operating Rights	37.50000
333	UNIT	Ship Shoal	30	17,478' TVDSS to 99,999' TVDSS	All	Operating Rights	18.75000
G02919	PROD	Ship Shoal	91	11,148' TVDSS to 99,999' TVDSS		Operating Rights	6.250009
G02919	PROD	Ship Shoal	91	11,148' TVDSS to 99,999' TVDSS		Operating Rights	28.12500
G12941	PROD	Ship Shoal	129	17,446' TVDSS to 99,999' TVDSS	All	Operating Rights	50.00000
G15282	PROD	Ship Shoal	151	from the stratigraphic equivalent of 12,612' MD as seen in	All	Operating Rights	50.00000
		· ·		the Zilkha OCS-G 15282 Well No. 1 (said depth being 100'			
				below the total depth drilled and logged in the Zilkha OCS-			
				G 15282 Well No. 1), down to 99,999' TVDSS			
				5 15202 (12.1.10. 1), down to 55,555 1 1 035			
820	PROD	Ship Shoal	169	10,658' TVDSS to 99,999' TVDSS	All	Operating Diabte	33.33000
	UNIT				S/2SW/4NW/4; NW/4SW/4	Operating Rights	
G05550		Ship Shoal	175	surface to 99,999' TVD		Operating Rights	66.66667
G33646	PROD	Ship Shoal	176	12,274' TVDSS to 99,999' TVDSS	All	Operating Rights	20.00000
G05551	PROD	Ship Shoal	178	10,031' TVDSS to 99,999' TVDSS	All	Operating Rights	50.00000
G03998	PROD	Ship Shoal	182	11,825' TVDSS to 99,999' TVDSS	W/2	Operating Rights	50.00000
G04232	PROD	Ship Shoal	189	19,077' TVDSS to 99,999' TVDSS	W/2, SE/4, N/2N/2NE/4 and SW/4NW/4NE/4	Operating Rights	49.4791
G04232	PROD	Ship Shoal	189	19,000' TVD to 99,999' TVDSS	S/2NE/4, SE/4NW/4NE/4 and S/2NE/4NE/4	Operating Rights	49.47915
G13917	PROD	Ship Shoal	193	12,901' TVDSS to 99,999' TVDSS	All	Operating Rights	50.00000
G15288	PROD	Ship Shoal	194	13,619' TVDSS to 99,999' TVDSS		Operating Rights	50.00000
G12355	PROD	Ship Shoal	198	12,072' TVDSS to 99,999'	NW/4, W/2W/2NE/4, N/2NE/4SW/4, NW/4SW/4SW/4	Operating Rights	25.00000
593	PROD	Ship Shoal	198	12,072' TVDSS to 99,999'	E/2NE/4; E/2W/2NE/4; S/2NE/4SW/4; S/2SW/4; SE/4	Operating Rights	25.00000
594		Ship Shoal	199	10,440' TVDSS to 99,999' TVDSS	W/2, W/2W/2NE/4, W/2NW/4SE/4, SE/4NW/4SE/4,	Operating Rights	25.00000
	PROD				SW/4SE/4, S/2SE/4SE/4		
G01520	PROD	Ship Shoal	204	12,791' TVDSS to 99,999' TVDSS	All	Operating Rights	27.58165
G01522	UNIT	Ship Shoal	206	12,355' TVDSS to 99,999' TVDSS	All	Operating Rights	30.00000
G01523	UNIT	Ship Shoal	207	below 15,000' down to 99,999' TVD	All	Operating Rights	23.95873
G01524	PROD	Ship Shoal	216	14,088' TVDSS to 99,999' TVDSS	All	Operating Rights	27.77814
G10780	PROD	Ship Shoal	243	from 15,858' TVDSS to 99,999' TVDSS	E/2	Operating Rights	25.00000
G10780	PROD	Ship Shoal	243	20,000' TVDSS to 99,999' TVDSS	W/2		25.00000
						Operating Rights	
G01038	UNIT	Ship Shoal	271	7,810' TVDSS to 99,999' TVDSS	All	Operating Rights	10.00000
G01039	PROD	Ship Shoal	274	8,525' TVDSS to 99,999' TVDSS	All	Operating Rights	50.00000
G26074	PROD	Ship Shoal	314	10,750' TVDSS to 99,999' TVDSS	W/2W/2	Operating Rights	37.50000
G26074	PROD	Ship Shoal	314	10,950' TVDSS to 99,999' TVDSS	E/2W/2 and E/2	Operating Rights	37.50000
G15312	PROD	Ship Shoal	354	14,853' TVDSS to 99,999' TVDSS	All	Operating Rights	50.00000
334	UNIT	Ship Shoal	31	15,320' to 99,999'		Operating Rights	18.75000
335	UNIT	Ship Shoal	32	11,315' to 99,999'		Operating Rights	18.75000
G09627	SOP	Ship Shoal	277	10,000' TVD down to a depth of 50,000' TVD subsea	All	Operating Rights	50.00000
G01182	TERMIN	South Marsh Is	11	13,007' TVDSS to 99,999' TVDSS	All	Operating Rights	50.00000
G01194	PROD	South Marsh Is	58	13,639' TVDSS to 99,999' TVDSS		Operating Rights	50.00000
G17938	PROD	South Marsh Is	105	9,220' TVDSS to 99,999' TVDSS		Operating Rights	50.00000
G03776	PROD	South Marsh Is	106	9,368' TVDSS to 99,999' TVDSS	S/2	Operating Rights	50.00000
G02883	PROD	South Marsh Is	127	all depths below 18,000' (TVDSS) down to 99,999' (TVDSS		Operating Rights	8.67331
G02587	PROD	South Marsh Is	128	from 9,016' TVDSS to 99,999' TVDSS		Operating Rights	8.67331
G02587	PROD	South Marsh Is	128	from 9,016' TVDSS to 99,999' TVDSS		Operating Rights	33.33334
G02592	PROD	South Marsh Is	149	7,386' TVDSS to 99,999' TVDSS	All	Operating Rights	25.00000
G04809	PROD	South Marsh Is	161	10,576' TVDSS to 99,999' TVDSS	W/2 and W/2E/2	Operating Rights	50.00000
G04809	PROD	South Marsh Is	161	from the stratigraphic equivalent of the true vertical	E/2E/2	Operating Rights	100.0000
004003	THOD	South Warsh is	101	depth of 9,782.5' (being the true vertical depth drilled in	1,21,2	Operating hights	100.0000
				the OCS-G 4809 #14 Well plus 100 feet) to 99,999' SSTVD			
				tile OC5-G 4809 #14 Well plus 100 leet) to 99,999 331VD			
C02244	2222	Country Manuals In	200	22 TANK TANK 1- 00 000 TANK	All	0	26 4470
G02311	PROD	South Marsh Is	269	11,719' TVDSS to 99,999' TVDSS	All	Operating Rights	36.41794
G14456	PROD	South Marsh Is	280	14,115' TVDSS to 99,999' TVDSS	W/2, NE/4 and E/2E/2SE/4	Operating Rights	25.00000
G14456	PROD	South Marsh Is	280	from 100' below the stratigraphic equivalent of that	W/2SE/4 and W/2E/2SE/4	Operating Rights	50.00000
				certain zone encountered between the interval of 13,814'			
				and 13,920' TVD on the electric log from the Norcen			
				Explorer, Inc. OCS-G 14456 Well No. 3 to 99,999' TVDSS			
G02600	PROD	South Marsh Is	281	16,062' TVDSS to 99,999' TVDSS	All	Operating Rights	34.06318
G21618	PROD	South Marsh Is	93	13,299' to 99,999'		Operating Rights	6.25000
792	PROD	South Marsh Is	108	all depths below 14,000' TVD		Operating Rights	16.6666
G01192	PROD	South Marsh Is	41	15,000' TVD down to a depth of 50,000' TVD	W/2	Operating Rights	25.00000
G01192 G01192	PROD	South Marsh Is	41	11,500' TVD down to a depth of 50,000' TVD	E/2	Operating Rights	50.0000
786	PROD	South Marsh Is	48	13,000 TVD down to a depth of 50,000 TVD	All	Operating Rights	50.0000
G01294	PROD	South Pass	62	18,247' TVDSS to 99,999' TVDSS	All	Operating Rights	50.0000
			70				
G01614	PROD	South Pass		8,480' TVDSS to 99,999' TVDSS	All	Operating Rights	50.0000
G07799	TERMIN	South Pass	87	18,001' TVDSS to 99,999' TVDSS	All	Operating Rights	16.6800
G07799	TERMIN	South Pass	87	18,001' TVDSS to 99,999' TVDSS	All	Operating Rights	16.6700
G01618	PROD	South Pass	89	16,802' TVDSS to 99,999' TVDSS	All	Operating Rights	25.0000
	UNIT	South Pass	64	from 10,700' Measured Depth down to a depth of 50,000'		Operating Rights	37.5000
G01901		4		TVD subsea			
G01901	UNIT	South Pass	65	from 10,700' Measured Depth down to a depth of 50,000'	All	Operating Rights	37.5000
				TVD subsea			
G01901		South Pelto	1	12,460' TVDSS to 99,999' TVDSS		Operating Rights	50.0000
G01901	TERMIN				NE/4		
G01901 G01610	TERMIN TERMIN	South Pelto	9	100' below the stratigraphic equivalent of 17,397' TVD as	NL/4	Operating Rights	50.00000
G01901 G01610 G04234		South Pelto	9	100' below the stratigraphic equivalent of 17,397' TVD as seen in the Newfield Exploration Company OCS-G 02924	NC/4	Operating Rights	50.00000
G01901 G01610 G04234		South Pelto	9	seen in the Newfield Exploration Company OCS-G 02924	NL/4	Operating Rights	50.00000
G01901 G01610 G04234		South Pelto	9		NL/+	Operating Rights	50.00000
G01901 G01610 G04234 G02924	TERMIN			seen in the Newfield Exploration Company OCS-G 02924 Well No. 10 (API No. 177134025300) to 99,999' TVDSS			
G01901 G01610 G04234		South Pelto South Pelto South Pelto	9 9 10	seen in the Newfield Exploration Company OCS-G 02924	NU/4 S/2; NW/4	Operating Rights Operating Rights Operating Rights	50.00000

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G04000 PROD South Timbalier 53 6,782' TVDSS to 99,999' TVDSS NE/4, N/2NE/4SE/4, SE/ANE/4SE/4 and NE/ASE/4SE/4 Option Optio	operating Rights perating Rights	50.0000 25.0000 7.77500 25.0000 50.0000 100.0000 22.5000 10.0000 37.5000 37.5000 50.0000 37.5000 50.0000 35.1574 11.5853 50.0000 15.0862
G04000	operating Rights	25.0000 7.77500 25.0000 50.0000 22.5000 10.0000 22.5000 37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
G01960 PROD South Timballer 148 17,777' TVDSS to 99,999' TVDSS NE/4, N/2NE/4SE/4, SE/ANE/4SE/4 and NE/4SE/4SE/4 Op. G05612 PROD South Timballer 295 18,640' TVDSS to 99,999' TVDSS N/2 and SE/4 Op. G16455 PROD South Timballer 291 9,669' TVDSS to 99,999' TVDSS N/2 and SE/4 Op. G16455 PROD South Timballer 291 7,461' TVDSS to 99,999' TVDSS N/2 and SE/4 Op. G16456 UNIT South Timballer 295 14,293' TVDSS to 99,999' TVDSS SW/4 Op. G1646 UNIT South Timballer 295 14,293' TVDSS to 99,999' TVDSS All Op. G1646 Op.	operating Rights	7.77500 50.0000 50.0000 100.0000 50.0000 22.5000 10.0000 37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
G05612	operating Rights	25.0000 50.0000 100.0000 50.0000 22.5000 10.0000 37.5000 50.0000 35.1574 11.5853 50.0000
G16455 PROD South Timbalier 291 9,669' TVDSS to 99,999' TVDSS N/2 and SE/4 Option	operating Rights perating Rights	50.0000 100.0000 50.0000 22.5000 10.0000 37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
G16455 PROD South Timballer 291 9,669' TVDSS to 99,999' TVDSS N/2 and SE/4 Olice	operating Rights perating Rights	50.0000 100.0000 50.0000 22.5000 10.0000 37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
G16455 PROD South Timballer 291 7,461′ TVDSS to 99,999′ TVDSS SW/4 Option C05646 UNIT South Timballer 295 14,293′ TVDSS to 99,999′ TVDSS All Option C05646 OUNIT South Timballer 311 12,251′ TVDS to 99,999′ TVDSS All Option C052762 PROD South Timballer 316 12,520′ TVDSS to 99,999′ TVDSS All Option C05676	perating Rights	100.0000 50.0000 22.5000 10.0000 37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
G05646	operating Rights perating Rights perating Rights operating Rights	50.0000 22.5000 10.0000 37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
G31418	operating Rights	22.5000 10.0000 37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
G22762 PROD South Timbalier 316 12,520' TVDSS to 99,999' TVDSS All Old	pperating Rights	10.0000 37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
G03328 TERMIN Vermilion 261 9,241' TVD as identified in the Stone Energy Corporation's S/2S/2NE/4 and N/2NE/4SE/4 Operation	operating Rights	37.5000 37.5000 50.0000 35.1574 11.5853 50.0000
OCS-G 3328 Well No A-3 ST to 99,999' TVDSS	operating Rights	37.5000 50.0000 35.1574 11.5853 50.0000
SOP Vermilion 265 10,465" TVDSS to 99,999" TVDSS All Old O	operating Rights	50.0000 35.1574 11.5853 50.0000
G01955 SOP Vermillon 265 10,465' TVDSS to 99,999' TVDSS All Option O	perating Rights perating Rights perating Rights perating Rights perating Rights perating Rights	35.1574 11.5853 50.0000
G2196 TERMIN Vermillon 326 8,447' TVDSS to 99,999' TVDSS All Or	perating Rights perating Rights perating Rights perating Rights perating Rights perating Rights	35.1574 11.5853 50.0000
G02274	operating Rights Operating Rights Operating Rights Operating Rights Operating Rights	11.5853 50.0000
Control Cont	Operating Rights Operating Rights Operating Rights Operating Rights	50.0000
G02278	pperating Rights Operating Rights Operating Rights	
NW/45E/ANE/4 and N/25W/4NE/4 NW/45E/ANE/4 and NE/ANE/4 NW/45E/ANE/4 and NE/ANE/4 NW/45E/ANE/4 and NE/ANE/4 NW/45E/ANE/4 and NE/ANE/4NE/4 NW/45E/ANE/4 and NE/ANE/4 NW/45E/ANE/4 N	perating Rights perating Rights	15.0862
G04800 PROD Vermillon 271 6,103' TVD down to a depth of 50,000' TVD subsea All 0] G15212 PROD Vermillon 408 below 9,000' TVD G10930 UNIT Viosca Knoll 251 depths below the stratigraphic equivalent of the subsea depth of 15,083 to and including 99,999' as encountered in Samedan Oil Corporation's OCS-G 13982 #1 well located of 10 in Viosca Knoll Viosca V	perating Rights	
G15212 PROD Vermillon 408 below 9,000' TVD All Op G10930 UNIT Viosca Knoll 251 depths below the stratigraphic equivalent of the subsea depth of 15,083 to and including 99,999' as encountered in Samedan Oil Corporation's OCS-G 13982 #1 well located in Viosca Knoll Block 252 G10933 UNIT Viosca Knoll 340 depths below the stratigraphic equivalent of the subsea All Op		6.2500
G10930 UNIT Viosca Knoll 251 depths below the stratigraphic equivalent of the subsea depth of 15,083 to and including 99,999' as encountered in Samedan Oil Corporation's OCS-of 13982 #1 well located in Viosca Knoll Block 252 G10933 UNIT Viosca Knoll 340 depths below the stratigraphic equivalent of the subsea All Op	perating Rights	
G10933 UNIT Viosca Knoll 340 depths below the stratigraphic equivalent of the subsea All O	perating Rights	50.0000 3.7500
in Samedan Oil Corporation's OCS-G 13982 #1 well located in Viosca Knoll Block 252	perating Rights	3.7500
G07898 TERMIN Viosca Knoll 693 11,636′ TVDSS to 99,999′ TVDSS All 0	perating Rights	28.450
G13055 TERMIN Viosca Knoll 694 10,774′ TVDSS to 99,999′ TVDSS W/2, NE/4 and N/2SE/4 0	perating Rights	26.5374
	perating Rights	26.5374
	perating Rights	50.0000
	perating Rights	100.000
west cameron os an appris serious rice strategraphic equivalent of the CCS-G 02825 Well No. 4, down to a vertical depth of 99,999'	perating rights	100.000
the base of the IT Sand as present in The Continental Oil Company's West Cameron Block 68 B-14 Well at a measured depth of 9,580 feet htsF-sonic Log down to 99,999 feet TVDSS	perating Rights	81.2500
G23735 PROD West Cameron 72 15,126' TVDSS to 99,999' TVDSS All O	perating Rights	12.5000
247 TERMIN West Cameron 102 14,150' TVD to 99,999' TVDSS N/2SW/4NW/4, NW/4SE/4NW/4 O	perating Rights	100.000
81 West Cameron 110 all depths below 15,000' (TVDSS) down to 99,999' (TVDSS) All O	perating Rights	18.7500
82 PROD West Cameron 111 below 15,000' (TVDSS) down to 99,999' (TVDSS) SE/4 0	perating Rights	18.7500
	perating Rights	8.3333
	perating Rights	25.0000
	perating Rights	37.5000
	perating Rights	75.0000
	perating Rights	18.7500
	perating Rights	18.7500
181 UNIT West Delta 69 18,000' subsea (TVDS) to 99,999' subsea (TVDS) All 0,	perating Rights	18.7500
	perating Rights	18.7500
	perating Rights	18.7500
		50.0000
UNIT (TVDS)	nerating Rights	50.0000
UNIT (TVDS) G01085 PROD West Delta 75 17,844′ TVDSS to 99,999′ TVDSS All O	perating Rights	
UNIT (TVDS) 601085 PROD West Delta 75 17,844* TVDSS to 99,999* TVDSS All OI 601089 PROD West Delta 90 13,199* TVDSS to 99,999* TVDSS N/2 and N/25/2 OI	perating Rights	
UNIT (TVDS) 601085 PROD West Delta 75 17,844* TVDSS to 99,999* TVDSS All OI 601089 PROD West Delta 90 13,199* TVDSS to 99,999* TVDSS N/2 and N/2S/2 OI 601089 PROD West Delta 90 13,199* TVDSS to 99,999* TVDSS 5/2S/2 OI	perating Rights perating Rights	
UNIT (TVDS) 601085 PROD West Delta 75 17,844*TVDSS to 99,999*TVDSS All Ol 601089 PROD West Delta 90 13,199*TVDSS to 99,999*TVDSS N/2 and N/2S/2 Ol 601089 PROD West Delta 90 13,199*TVDSS to 99,999*TVDSS S/2S/2 Ol 839 PROD West Delta 94 13,159*TVDSS to 99,999;TVDSS Ol	perating Rights perating Rights perating Rights	37.5000
UNIT (TVDS) 601085 PROD West Delta 75 17,844* TVDSS to 99,999* TVDSS All OI 601089 PROD West Delta 90 13,199* TVDSS to 99,999* TVDSS N/2 and N/25/2 OI 601089 PROD West Delta 90 13,199* TVDSS to 99,999* TVDSS \$/25/2 OI 839 PROD West Delta 94 13,199* TVDSS to 99,999* TVDSS \$/2, N/2N/2SE/4, N/2SE/4 and N/2SW/4SW/4 OI 601497 PROD West Delta 95 13,601* TVDSS to 99,999* TVDSS N/2, N/2N/2SE/4, N/2SE/4 and N/2SW/4SW/4 OI	perating Rights perating Rights	37.500 37.500
UNIT	operating Rights Operating Rights Operating Rights Operating Rights	37.5000 37.5000 40.6250
UNIT	perating Rights perating Rights perating Rights perating Rights perating Rights perating Rights	40.6250 37.5000 37.5000 40.6250 50.0000

Asset Name	FWE Acct. Code	Lease Number	API
BRAZOS 491 #004	BA49100400	G06069	427044034300
BRAZOS 491 #005	BA49100500	G06069	427044035700
BRAZOS 491 #A001	BA491A0100	G06069	427044018200
BRAZOS 491 #A002	BA491A0200	G06069	427044018300
BRAZOS 491 #A003	BA491A0300	G06069	427044032900
BRAZOS A-105 #B001	BAA105B010	G01757	427054012200
BRAZOS A-105 #B002	BAA105B020	G01757	427054012600
BRAZOS A-105 #B003	BAA105B030	G01757	427054012800
BRAZOS A-105 #B004	BAA105B040	G01757	427054013000
BRAZOS A-105 #B005	BAA105B050	G01757	427054013300
BRAZOS A-133 #A001	BAA133A010	G02665	427054002400
BRAZOS A-133 #A002	BAA133A020	G02665	427054003300
BRAZOS A-133 #A003	BAA133A030	G02665	427054003500
BRAZOS A-133 #A004 ST1	BAA133A041	G02665	427054004301
BRAZOS A-133 #A005 ST1	BAA133A051	G02665	427054004001
BRAZOS A-133 #A006	BAA133A060	G02665	427054004500
BRAZOS A-133 #A007	BAA133A070	G02665	427054004800
BRAZOS A-133 #A008	BAA133A080	G02665	427054005200
BRAZOS A-133 #A009	BAA133A090	G02665	427054005400
BRAZOS A-133 #A010	BAA133A100	G02665	427054013100
BRAZOS A-133 #C001	BAA133C010	G02665	427054007800
BRAZOS A-133 #C002	BAA133C020	G02665	427054008200
BRAZOS A-133 #C003	BAA133C030	G02665	427054010700
BRAZOS A-133 #C004	BAA133C040	G02665	427054013500
BRAZOS A-133 #D001 ST1	BAA133D011	G02665	427054009201
BRAZOS A-133 #D003	BAA133D030	G02665	427054012700
CHANDELEUR 042 #A002	CA042A0200	G32267	177294001500
CHANDELEUR 043 #A001	CA043A0100	G32268	177294001400
CHANDELEUR 043 #A003	CA043A0300	G32268	177294001600
EAST CAMERON 002 #001 SL 18121	SL18121010	18121	177032013600
EAST CAMERON 002 #001AL 16475	SL16475010	16475	177032012000
EAST CAMERON 002 #002AL 16475	SL16475020	16475	177032012200
EAST CAMERON 002 #003 SL16475	SL16475030	16475	177032012300
EAST CAMERON 002 #004AL 16475	SL16475040	16475	177032012400
EAST CAMERON 002 #005AL 16475	SL16475050	16475	177032012500
EAST CAMERON 009 #B009	EC009B0900	G01440	177032004300
EAST CAMERON 014 #012	EC01401200	G01440	177034060600
EAST CAMERON 014 #013	EC01401300	G01440	177034101300
EAST CAMERON 014 #B006	EC014B0600	G01440	177032003700
EAST CAMERON 014 #B007	EC014B0700	G01440	177032004000
EAST CAMERON 014 #B008	EC014B0800	G01440	177032004200
EAST CAMERON 014 #B010 ST1	EC014B1001	G01440	177032004601
EAST CAMERON 014 #B011	EC014B1100	G01440	177034006900
EAST CAMERON 014 #B013	EC014B13	G13572	177034094700
EAST CAMERON 014 #CF001	EC014CF010	G01440	177030032800
EAST CAMERON 014 #CF002	EC014CF020	G13572	177034068600

Asset Name	FWE Acct. Code	Lease Number	API
EAST CAMERON 037 #A002	EC037A0200	G25933	177034101700
EAST CAMERON 265 #D001	EC265D0100	G00972	177044105100
EAST CAMERON 265 #D002	EC265D0200	G00972	177044106200
EAST CAMERON 265 #D003	EC265D0300	G00972	177044106300
EAST CAMERON 265 #D004	EC265D0400	G00972	177044106400
EAST CAMERON 265 #D005	EC265D0500	G00972	177044106500
EAST CAMERON 278 #B009	EC278B0900	G00974	177044071700
EAST CAMERON 278 #C001	EC278C0100	G00974	177044058500
EAST CAMERON 278 #C002	EC278C0204	G00974	177044070000
EAST CAMERON 278 #C003	EC278C0300	G00974	177044071800
EAST CAMERON 278 #C004 ST2	EC278C0401	G00974	177044072101
EAST CAMERON 278 #C005	EC278C0500	G00974	177044069700
EAST CAMERON 278 #C006	EC278C0600	G00974	177044071400
EAST CAMERON 278 #C007	EC278C0700	G00974	177044094800
EAST CAMERON 278 #C008	EC278C0800	G00974	177044109800
EAST CAMERON 278 #C009	EC278C0900	G00974	177044109901
EAST CAMERON 338 #A002	EC338A0200	G02063	177044024700
EAST CAMERON 338 #A003	EC338A0300	G02063	177044025000
EAST CAMERON 338 #A011	EC338A1100	G02063	177044028800
EAST CAMERON 338 #A015	EC338A1500	G02063	177044032000
EAST CAMERON 338 #A016	EC338A1601	G02063	177044034601
EAST CAMERON 338 #A022	EC338A2200	G02063	177044025101
EUGENE IS 053 #008D	EI053008D0	00479	177094086200
EUGENE IS 053 #009	EI05300900	00479	177094094000
EUGENE IS 053 #010 ST1	EI05301001	00479	177094113001
EUGENE IS 053 #012 ST1	EI05301201	00479	177094115301
EUGENE IS 053 #015 BP1	EI05301501	00479	177094127601
EUGENE IS 053 #B001D	EI053B01D0	00479	177094085900
EUGENE IS 053 #C001	EI053C0101	00479	177094121101
EUGENE IS 053 #C002	EI053C0200	00479	177094122600
EUGENE IS 053 #G001 ST1	EI053G01D2	00479	177094144201
EUGENE IS 119 #030 ST1	EI11903001	00049	177094079801
EUGENE IS 119 #033 ST2	EI11903302	00049	177094117002
EUGENE IS 119 #034	EI11903400	00049	177094118700
EUGENE IS 119 #035 ST1	EI11903501	00049	177094120301
EUGENE IS 119 #037 ST1	EI11903701	00049	177094129001
EUGENE IS 119 #F001D	EI119F01D0	00049	177090026700
EUGENE IS 119 #F002 ST1	EI119F0201	00049	177090026801
EUGENE IS 119 #F003	EI119F0300	00049	177090026900
EUGENE IS 119 #F005 ST1	EI119F0501	00049	177090027101
EUGENE IS 119 #F006	EI119F0600	00049	177090027200
EUGENE IS 119 #F007	EI119F0700	00049	177094137900
EUGENE IS 119 #F008 ST1	EI119F0801	00049	177094138401
EUGENE IS 119 #K001	EI119K0100	00049	177090028900
EUGENE IS 119 #K002	EI119K0200	00049	177090029000
EUGENE IS 119 #K003	EI119K0300	00049	177090029100

Asset Name	FWE Acct. Code	Lease Number	API
EUGENE IS 119 #K004	EI119K0400	00049	177090029200
EUGENE IS 119 #K005	EI119K0500	00049	177090029300
EUGENE IS 119 #K006	EI119K0600	00049	177090029400
EUGENE IS 119 #K007	EI119K0700	00049	177090029500
EUGENE IS 119 #M004	EI119M0400	00049	177090029900
EUGENE IS 119 #M007	EI119M0700	00049	177092009000
EUGENE IS 120 #009 ST1	EI12000901	00050	177094026101
EUGENE IS 120 #011	EI12001100	00050	177094078000
EUGENE IS 120 #012 ST1	EI12001201	00050	177094113901
EUGENE IS 120 #013	EI12001300	00050	177094114100
EUGENE IS 120 #014	EI12001400	00050	177094115200
EUGENE IS 120 #015 ST2	EI12001502	00050	177094116702
EUGENE IS 120 #017	EI12001700	00050	177094121700
EUGENE IS 120 #019 ST2	EI12001902	00050	177094126102
EUGENE IS 120 #020	EI12002000	00050	177094138300
EUGENE IS 120 #I008	EI120I0800	00050	177094137000
EUGENE IS 125 #002B ST2	EI125002B2	00051	177090022902
EUGENE IS 125 #A003 ST1	EI125A0301	00051	177090022601
EUGENE IS 125 #R001	EI125R0100	00051	177094080201
EUGENE IS 125 #R002	EI125R0201	00051	177094141301
EUGENE IS 126 #012	EI12601201	00052	177094131501
EUGENE IS 126 #031 ST2	EI12603102	00052	177094086702
EUGENE IS 126 #A002	EI126A0200	00052	177090022500
EUGENE IS 126 #A004D	EI126A04D0	00052	177090022700
EUGENE IS 126 #A005	EI126A0501	00052	177094092903
EUGENE IS 126 #A006	EI126A0600	00052	177094151000
EUGENE IS 136 #001	EI13600100	G03152	177094115700
EUGENE IS 136 #JA001	EI136JA100	G03152	177094028300
EUGENE IS 136 #JA002	EI136JA200	G03152	177094117501
EUGENE IS 136 #JA003 BP1	EI136JA301	G03152	177094140601
EUGENE IS 136 #JA004	EI136JA400	G03152	177094151101
EUGENE IS 158 #014B	EI158014B0	G01220	177090094300
EUGENE IS 158 #016	EI15801600	G01220	177092000402
EUGENE IS 158 #017A	EI158017A0	G01220	177092000900
EUGENE IS 158 #027 ST1	EI15802701	G01220	177092006501
EUGENE IS 158 #028 ST1BP1	EI15802802	G01220	177092009702
EUGENE IS 158 #029	EI15802900	G01220	177092008200
EUGENE IS 158 #032	EI15803200	G01220	177094111400
EUGENE IS 158 #034	EI15803400	G01220	177094147600
EUGENE IS 158 #B003A	EI158B03A2	G01220	177090066202
EUGENE IS 158 #B004B	EI158B04B0	G01220	177090063700
EUGENE IS 158 #B005E	EI158B05E0	G01220	177090070400
EUGENE IS 158 #B007	EI158B0703	G01220	177090094803
EUGENE IS 158 #B008	EI158B0800	G01220	177092001500
EUGENE IS 158 #B010F	EI158B1100	G01220	177092001800
EUGENE IS 158 #B011 ST2	EI158B1102	G01220	177094104902

Asset Name	FWE Acct. Code	Lease Number	API
EUGENE IS 158 #B012	EI158B1200	G01220	177094105000
EUGENE IS 158 #B013	EI158B1302	G01220	177094143502
EUGENE IS 158 #C001	EI158C0100	G01220	177092014700
EUGENE IS 158 #C002	EI158C0200	G01220	177092015200
EUGENE IS 158 #C003C	EI158C03C0	G01220	177092015300
EUGENE IS 158 #C005A	EI158C05A0	G01220	177094002200
EUGENE IS 158 #C006	EI158C0600	G01220	177094001900
EUGENE IS 158 #C007F	EI158C07F0	G01220	177094004700
EUGENE IS 158 #C008C	EI158C08C0	G01220	177094005100
EUGENE IS 158 #C009	EI158C0900	G01220	177094005700
EUGENE IS 158 #C010B	EI158C10B0	G01220	177094006000
EUGENE IS 158 #C011A	EI158C11A0	G01220	177094006300
EUGENE IS 158 #C012D	EI158C12D0	G01220	177094007100
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EUGENE IS 158 #C014	EI158C1400	G01220	177094008100
EUGENE IS 158 #JB008	EI158JB801	G01220	177090091401
EUGENE IS 158 #JB009	EI158JB900	G01220	177090090200
EUGENE IS 158 #JB013	EI158JB130	G01220	177090094102
EUGENE IS 158 #JB019	EI158JB190	G01220	177092002101
EUGENE IS 158 #JB022	EI158JB220	G01220	177092003300
EUGENE IS 158 #JB024	EI158JB240	G01220	177092003900
EUGENE IS 158 #JB030 (D04)	EI158JB300	G01220	177094100300
EUGENE IS 158 #JB033	EI158JB330	G01220	177094111100
EUGENE IS 173 #G002	EI173G0200	G13622	177094074701
EUGENE IS 174 #A010	EI174A1000	G03782	177094101100
EUGENE IS 174 #G001 ST1	EI174G0101	G03782	177094065601
EUGENE IS 174 #G003 ST2	EI174G0302	G03782	177094084402
EUGENE IS 174 #G004 ST1	EI174G0402	G03782	177094116502
EUGENE IS 175 #D006 ST1	EI175D0601	00438	177094003301
EUGENE IS 175 #D008	EI175D0800	00438	177094003900
EUGENE IS 175 #D009 ST1	EI175D0901	00438	177094005401
EUGENE IS 175 #D012 ST	EI175D1201	00438	177094010601
EUGENE IS 175 #D021 ST3	EI175D2103	00438	177092012603
EUGENE IS 175 #F001 ST1	EI175F0101	00438	177094035401
EUGENE IS 175 #F002 ST1	EI175F0201	00438	177094039601
EUGENE IS 175 #F003 ST	EI175F0302	00438	177094039702
EUGENE IS 175 #F004 ST	EI175F0401	00438	177094041001
EUGENE IS 175 #F005	EI175F0500	00438	177094042900
EUGENE IS 175 #F007	EI175F0700	00438	177094048900
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EUGENE IS 175 #H001	EI175H0100	00438	177094104700
EUGENE IS 175 #H002	EI175H0200	00438	177094106700
EUGENE IS 175 #H003	EI175H0300	00438	177094110800
EUGENE IS 175 #H004	EI175H0400	00438	177094110900
EUGENE IS 175 #H005 ST1BP1	EI175H0502	00438	177094112002
EUGENE IS 175 #1002	EI175I0201	00438	177094107101

Asset Name	FWE Acct. Code	Lease Number	API
EUGENE IS 175 #I003	EI175I0300	00438	177094107200
EUGENE IS 175 #I004	EI175I0400	00438	177094109200
EUGENE IS 175 #I005	EI175I0500	00438	177094109300
EUGENE IS 175 #J001 ST1	EI175J0101	00438	177094122301
EUGENE IS 175 #J002 ST1	EI175J0201	00438	177094123201
EUGENE IS 175 #J003 ST1	EI175J0301	00438	177094123501
EUGENE IS 175 #J004	EI175J0400	00438	177094128300
EUGENE IS 187 #002	EI18700200	G10736	177094151601
EUGENE IS 187 #JC001	EI187JC101	G10736	177094091101
EUGENE IS 187 #JD001	EI187JD201	G10736	177094092801
EUGENE IS 187 #JD002	EI187JD200	G10736	177094131900
EUGENE IS 187 #JE002	EI187JE020	G10736	177094109700
EUGENE IS 188 #JE001	EI188JE100	00443	177094096500
EUGENE IS 189 #020	EI18902000	00423	177094099500
EUGENE IS 189 #B001	EI189B0100	00423	177090062500
EUGENE IS 189 #B003 ST1	EI189B0300	00423	177090062601
EUGENE IS 189 #B014	EI189B1400	00423	177090075200
EUGENE IS 189 #B016B	EI189B16B3	00423	177090075103
EUGENE IS 189 #B020	EI189B2001	00423	177090079001
EUGENE IS 189 #B025	EI189B2501	00423	177090078501
EUGENE IS 189 #B027	EI189B2701	00423	177094059001
EUGENE IS 211 #A003	EI211A0300	G05502	177094071500
EUGENE IS 211 #A005	EI211A0500	G05502	177094083400
EUGENE IS 211 #A006	EI211A0600	G05502	177094083601
EUGENE IS 212 #A001 BP1	EI212A0100	G05503	177094063200
EUGENE IS 212 #A002	EI212A0200	G05503	177094070700
EUGENE IS 212 #A007	EI212A0700	G05503	177094097400
EUGENE IS 224 #A001	EI224A0101	G05504	177094074001
EUGENE IS 224 #A002	EI224A0201	G05504	177094082501
EUGENE IS 224 #A003	EI224A0300	G05504	177094083200
EUGENE IS 224 #A004	EI224A0400	G05504	177094089100
EUGENE IS 224 #A005	EI224A0503	G05504	177094089403
EUGENE IS 224 #A006	EI224A0600	G05504	177094103600
EUGENE IS 224 #A007	EI224A0700	G05504	177094106800
EUGENE IS 224 #A008	EI224A0800	G05504	177094111600
EUGENE IS 224 #A009	EI224A0900	G05504	177094121900
EUGENE IS 224 #A010	EI224A1000	G05504	177094135200
EUGENE IS 224 #C001	EI224C01	G05504	177094112501
EUGENE IS 224 #G002 (ORRI)	EI224G02	G05504	177094150801
EUGENE IS 224 #SS006 (ORRI)	E1224SS06	G05504	177094149000
EUGENE IS 312 #D001	EI312D0100	G22679	177104160900
EUGENE IS 312 #D002	EI312D0200	G22679	177104161900
EUGENE IS 315 #A001 ST1	EI315A0101	G02112	177104099001
EUGENE IS 315 #A003	EI315A0300	G02112	177104099500
EUGENE IS 315 #A005	EI315A0500	G02112	177104099800
EUGENE IS 315 #A006	EI315A0600	G02112	177104101700

Asset Name	FWE Acct. Code	Lease Number	API
EUGENE IS 315 #A007 ST1	EI315A0701	G02112	177104103001
EUGENE IS 315 #A010	EI315A1000	G02112	177104103700
EUGENE IS 315 #A012	EI315A1200	G02112	177104104000
EUGENE IS 315 #A016	EI315A1600	G02112	177104127000
EUGENE IS 315 #A017	EI315A1700	G02112	177104152000
EUGENE IS 315 #C001 (TANA)	EI315C0100	G24912	177104160800
EUGENE IS 315 #C002 (TANA)	EI315C0200	G24912	177104162300
EUGENE IS 316 #A001	EI316A0101	G05040	177104102300
EUGENE IS 316 #A002 ST1	EI316A0200	G05040	177104106400
EUGENE IS 316 #A002 311	EI316A0302	G05040	177104100400
EUGENE IS 316 #A005 ST5	EI316A0505	G05040	177104111302
EUGENE IS 316 #A007	EI316A0700	G05040	177104112903
EUGENE IS 316 #A007			
EUGENE IS 316 #A010	EI316A0800 EI316A1000	G05040 G05040	177104117300 177104118300
EUGENE IS 316 #A011		G05040 G05040	177104118300
EUGENE IS 316 #A011	EI316A1100		
	EI316A1200	G05040	177104138400
EUGENE IS 316 #A013 ST1 (S01)	EI316A13S1	G05040	177104107601
EUGENE IS 329 #A002	EI329A0200	G02912	177104099101
EUGENE IS 329 #A004	EI329A0400	G02912	177104099400
EUGENE IS 329 #A008	EI329A0800	G02912	177104103500
EUGENE IS 329 #A011	EI329A1100	G02912	177104103800
EUGENE IS 329 #A014	EI329A1400	G02912	177104106800
EUGENE IS 329 #A015	EI329A1500	G02912	177104108001
EUGENE IS 329 #A018	EI329A1800	G02912	177104151700
EUGENE IS 330 #B001	EI330B0101	G02115	177104004301
EUGENE IS 330 #B003 ST1	EI330B0301	G02115	177104008001
EUGENE IS 330 #B004 ST1	EI330B0401	G02115	177104008701
EUGENE IS 330 #B005 ST2	E1330B0502	G02115	177104009502
EUGENE IS 330 #B006 ST3	EI330B0603	G02115	177104010503
EUGENE IS 330 #B007 ST1	EI330B0701	G02115	177104011601
EUGENE IS 330 #B008 ST1 LF	EI330B0801	G02115	177104013001
EUGENE IS 330 #B009 ST1	EI330B0901	G02115	177104016301
EUGENE IS 330 #B010 ST1	EI330B1001	G02115	177104017101
EUGENE IS 330 #B011	EI330B1100	G02115	177104025200
EUGENE IS 330 #B012 ST1	El330B1201	G02115	177104021001
EUGENE IS 330 #B014 ST1	EI330B1401	G02115	177104027401
EUGENE IS 330 #B015 ST1	El330B1501	G02115	177104028601
EUGENE IS 330 #B016 ST1	EI330B1601	G02115	177104030201
EUGENE IS 330 #B018	EI330B1800	G02115	177104031200
EUGENE IS 330 #D001	EI330D0100	G02115	177104105600
EUGENE IS 330 #D002	E1330D0200	G02115	177104116900
EUGENE IS 330 #D003 ST2	EI330D0302	G02115	177104117802
EUGENE IS 330 #D004	E1330D0400	G02115	177104118400
EUGENE IS 330 #D005 ST1	EI330D0502	G02115	177104118702
EUGENE IS 330 #D006 ST	EI330D0602	G02115	177104119102
EUGENE IS 330 #D008 ST1	EI330D0801	G02115	177104119602

Asset Name	FWE Acct. Code	Lease Number	API
EUGENE IS 330 #D009 ST1	EI330D0901	G02115	177104138201
EUGENE IS 330 #D011	EI330D1100	G02115	177104138700
EUGENE IS 330 #D012 ST1	EI330D1201	G02115	177104138801
EUGENE IS 330 #D013	El330D1301	G02115	177104164301
EUGENE IS 330 #D014	EI330D1401	G02115	177104164401
EUGENE IS 330 #D015	EI330D1500	G02115	177104164500
EUGENE IS 330 #D016	EI330D1602	G02115	177104164702
EUGENE IS 330 #D017	EI330D1700	G02115	177104164800
EUGENE IS 330 #D018	EI330D1801	G02115	177104165101
EUGENE IS 330 #D019	EI330D1900	G02115	177104165200
EUGENE IS 330 #D020	EI330D2000	G02115	177104165300
EUGENE IS 333 #B012	EI333B1200	G02317	177104145204
EUGENE IS 334 #B013 ST1	EI334B1301	G15263	177104152201
EUGENE IS 334 #D001 BP1	EI334D0100	G15263	177104159300
EUGENE IS 334 #D003 BP1	EI334D0301	G15263	177104161401
EUGENE IS 337 #A001 ST2	EI337A0102	G03332	177104054002
EUGENE IS 337 #A003 ST1	EI337A0301	G03332	177104101101
EUGENE IS 337 #A005 ST1	EI337A0501	G03332	177104102201
EUGENE IS 337 #A007	EI337A0700	G03332	177104104600
EUGENE IS 337 #A008 ST2	EI337A0802	G03332	177104104902
EUGENE IS 337 #A010	EI337A1000	G03332	177104161000
EUGENE IS 337 #A011	EI337A1103	G03332	177104163803
EUGENE IS 342 #004	EI34200400	G02319	177104113000
EUGENE IS 342 #C002 ST1	EI342C0201	G02319	177104110601
EUGENE IS 342 #C003	EI342C0300	G02319	177104114000
EUGENE IS 342 #C004	EI342C0401	G02319	177104120101
EUGENE IS 342 #C005	EI342C0502	G02319	177104120202
EUGENE IS 342 #C006	EI342C0600	G02319	177104120300
EUGENE IS 342 #C007	EI342C0700	G02319	177104120800
EUGENE IS 342 #C008	EI342C0800	G02319	177104121000
EUGENE IS 342 #C009	EI342C0900	G02319	177104121300
EUGENE IS 342 #C010	EI342C1000	G02319	177104121500
EUGENE IS 342 #C011	EI342C1100	G02319	177104122000
EUGENE IS 342 #C012	EI342C1200	G02319	177104122200
EUGENE IS 342 #C013	EI342C1300	G02319	177104122700
EUGENE IS 342 #C014	EI342C1400	G02319	177104135800
EUGENE IS 342 #C015	EI342C1501	G02319	177104162101
EUGENE IS 342 #C016	EI342C1601	G02319	177104162201
EUGENE IS 342 #C017 BP1	EI342C1701	G02319	177104162501
EUGENE IS 345 #A004	EI345A0401	G21647	177104159201
EUGENE IS 346 #004	EI34600400	G14482	177104150500
EUGENE IS 346 #005	EI34600500	G14482	177104151900
EUGENE IS 346 #A001	EI346A0100	G14482	177104149101
EUGENE IS 346 #A002 ST3	EI346A0203	G14482	177104149603
EUGENE IS 346 #A003	EI346A0300	G14482	177104155100
EUGENE IS 346 #B001 (ORRI)	EI346B0100	G14482	177104161700

Asset Name	FWE Acct. Code	Lease Number	API
EUGENE IS 346 #B003 (ORRI)	EI346B0300	G14482	177104162800
EUGENE IS 353 #D017 ST2	El353D1702	G03783	177104143402
EUGENE IS 353(354) #D3 ST	EI353D0300	G03783	177104138501
EUGENE IS 354 #A006	EI354A0602	G10752	177104104302
EUGENE IS 354 #D001	EI354D0101	G10752	177104142101
EUGENE IS 354 #D002	EI354D0200	G10752	177104138100
EUGENE IS 354 #D004	EI354D0400	G10752	177104142900
EUGENE IS 354 #D005	EI354D0500	G10752	177104142800
EUGENE IS 354 #D006	EI354D0600	G10752	177104143500
EUGENE IS 354 #D008	EI354D0800	G10752	177104144000
EUGENE IS 354 #D009 ST4	EI354D0904	G10752	177104145604
EUGENE IS 354 #D010	EI354D1000	G10752	177104144700
EUGENE IS 354 #D011	EI354D1100	G10752	177104144900
EUGENE IS 354 #D012	EI354D1200	G10752	177104146400
EUGENE IS 354 #D014 ST1	EI354D1401	G02324	177104147201
EUGENE IS 354 #D015	EI354D1500	G10752	177104147700
EUGENE IS 354 #D016 ST1	EI354D1601	G10752	177104147901
EUGENE IS 361 #A001	EI361A0100	G02324	177104095200
EUGENE IS 361 #A002	EI361A0200	G02324	177104095600
EUGENE IS 361 #A006	EI361A0600	G02324	1771040979
EUGENE IS 361 #A007	EI361A0700	G02324	177104098500
EUGENE IS 361 #A008	EI361A0800	G02324	1771040992
EUGENE IS 361 #A010	EI361A1000	G02324	1771041012
EUGENE IS 361 #A011	EI361A1102	G02324	177104103402
EUGENE IS 361 #A013	EI361A1300	G02324	177104104400
EUGENE IS 361 #A014	EI361A1400	G02324	177104104700
EUGENE IS 361 #A015	EI361A1500	G02324	177104105300
EUGENE IS 361 #A016	EI361A1600	G02324	1771041057
EUGENE IS 361 #A017	EI361A1700	G02324	177104105800
EUGENE IS 361 #A018	EI361A1800	G02324	177104106600
EUGENE IS 361 #A019	EI361A1900	G02324	177104107500
EUGENE IS 361 #A020	EI361A2000	G02324	1771041079
EUGENE IS 361 #A021	EI361A2101	G02324	177104108101
EUGENE IS 361 #A022	EI361A2200	G02324	177104144600
EUGENE IS 361 #A023	EI361A2300	G02324	1771041454
EUGENE IS 361 #A024	EI361A2400	G02324	177104157900
EUGENE IS 361 #C003	EI361C0300	G02324	177104112401
EUGENE IS 361 #C012	El361C1202	G02324	177104118002
EUGENE IS 361 #C015	El361C1500	G02324	177104119500
EUGENE IS 361 #C016	EI361C1600	G02324	177104119800
EUGENE IS 361 #D001	El361D0102	G02324	177104111102
EUGENE IS 361 #D004	EI361D0400	G02324	1771041135
EUGENE IS 361 #D010	EI361D1000	G02324	1771041171
EUGENE IS 361 #D014	EI361D1400	G02324	1771041193
EUGENE IS 361 #D015	El361D1501	G02324	177104134601
EUGENE IS 361 #D017	El361D1701	G02324	177104152401

Asset Name	FWE Acct. Code	Lease Number	API
EWING BANK 782 #A011 ST1 EW826	EW782A1101	G31470	608105002901
EWING BANK 782 #A022 (EW826)	EW782A2200	G31470	608104014400
EWING BANK 782 #A026	EW782A2600	G31470	608104015003
EWING BANK 826 #A001	EW826A0100	G05800	608105000100
EWING BANK 826 #A002 ST2	EW826A0202	G05800	608105000202
EWING BANK 826 #A003 ST2	EW826A0302	G05800	608105000402
EWING BANK 826 #A004	EW826A0400	G05800	608105000500
EWING BANK 826 #A005 ST3	EW826A0503	G05800	608105001303
EWING BANK 826 #A006	EW826A0600	G05800	608105001200
EWING BANK 826 #A007	EW826A0700	G05800	608105002000
EWING BANK 826 #A008	EW826A0800	G05800	608105001400
EWING BANK 826 #A009	EW826A0900	G05800	608105002800
EWING BANK 826 #A010	EW826A1000	G05800	608105001700
EWING BANK 826 #A013	EW826A1300	G05800	608105003000
EWING BANK 826 #A015	EW826A1501	G05800	608105003501
EWING BANK 826 #A016	EW826A1600	G05800	608105002100
EWING BANK 826 #A017	EW826A1700	G05800	608104013600
EWING BANK 826 #A018	EW826A1800	G05800	608104013700
EWING BANK 826 #A019 BP1	EW826A1901	G05800	608104013801
EWING BANK 826 #A020	EW826A2000	G05800	608104014000
EWING BANK 826 #A021 BP3	EW826A2103	G05800	608104014103
EWING BANK 826 #A024 ST1	EW826A2401	G05800	608104014801
GALVESTON 151 #005	GA15100500	G15740	427064044200
GALVESTON 180 #A002	GA180A0200	G03228	427084005600
GALVESTON 180 #A004 ST1	GA180A0401	G03228	427084005801
GALVESTON 180 #A007B	GA180A7B0	G03228	427084005900
GALVESTON 180 #A017	GA180A1700	G03228	427084007600
GALVESTON 192 #A014C	GA192A14C1	G03229	427084006701
GALVESTON 210 #001	GA21000100	G25524	427064044300
GALVESTON 210 #002	GA21000200	G25524	427064044800
GRAND ISLE 032 #U012 ST1	GI032U1201	00174	177192014502
GRAND ISLE 039 #P002 ST2	GI039P0202	00127	177174097802
GRAND ISLE 039 #Q001 ST3	GI039Q0103	00127	177174037903
GRAND ISLE 040 #E007D	GI040E07D0	00128	177170077500
GRAND ISLE 040 #E009	GI040E0900	00128	177170078700
GRAND ISLE 040 #G001	GI040G0100	00128	177170070400
GRAND ISLE 040 #G002	GI040G0200	00128	177170076200
GRAND ISLE 040 #G006	GI040G0600	00133	177174012600
GRAND ISLE 040 #G010	GI040G1000	00128	177174037200
GRAND ISLE 040 #G011	GI040G1100	00128	177174037300
GRAND ISLE 040 #G013	GI040G1300	00128	177174098600
GRAND ISLE 040 #M001	GI040M0100	00128	177174037000
GRAND ISLE 040 #M002D	GI040M02D0	00128	177174038600
GRAND ISLE 040 #M003	GI040M0300	00128	177174043600
GRAND ISLE 040 #0005	GI04000500	00128	177174097100
GRAND ISLE 041 #D002	GI041D0200	00129	177170075300

Asset Name	FWE Acct. Code	Lease Number	API
GRAND ISLE 041 #D003	GI041D0300	00129	177170076700
GRAND ISLE 041 #D004	GI041D0400	00130	177170080500
GRAND ISLE 041 #D007	GI041D0700	00129	177172000000
GRAND ISLE 041 #D008 ST	GI041D0801	00130	177172000801
GRAND ISLE 041 #D009	GI041D0900	00129	177172001500
GRAND ISLE 041 #D010ST	GI041D1000	00129	177174017801
GRAND ISLE 041 #D011E	GI041D1100	00129	177174018400
GRAND ISLE 041 #E001 ST1	GI041E0101	00130	177170069401
GRAND ISLE 041 #E002 ST1	GI041E0201	00130	177170074701
GRAND ISLE 041 #E003D	GI041E03D0	00130	177170075000
GRAND ISLE 041 #E004 ST1	GI041E0401	00130	177170075201
GRAND ISLE 041 #E005	GI041E0500	00129	177170075400
GRAND ISLE 041 #E006D	GI041E06D0	00130	177170077300
GRAND ISLE 041 #E008	GI041E0800	00130	177170079800
GRAND ISLE 041 #E010	GI041E1001	00130	177172000301
GRAND ISLE 041 #E012D	GI041E12D0	00130	177174011500
GRAND ISLE 041 #E013	GI041E1300	00130	177174012900
GRAND ISLE 041 #F003 ST1	GI041F0301	00129	177174006401
GRAND ISLE 041 #F005 ST2	GI041F0502	00129	177174017302
GRAND ISLE 041 #G007	GI041G0700	00130	177174022400
GRAND ISLE 041 #G008	GI041G0800	00130	177174026400
GRAND ISLE 041 #H001	GI041H0100	00130	177174020300
GRAND ISLE 041 #H002	GI041H0200	00129	177174028100
GRAND ISLE 041 #H003 ST	GI041H0301	00130	177174028601
GRAND ISLE 041 #H004	GI041H0400	00130	177174038000
GRAND ISLE 041 #H005	GI041H0500	00129	177174038100
GRAND ISLE 041 #H006 ST1	GI041H0601	00129	177174098301
GRAND ISLE 041 #H007	GI041H0700	00130	177174098400
GRAND ISLE 042 #C001	GI042C0100	00131	177170067000
GRAND ISLE 042 #C002	GI042C0200	00131	177170072100
GRAND ISLE 042 #F001	GI042F0100	00131	177174005100
GRAND ISLE 042 #F002	GI042F0200	00131	177174006000
GRAND ISLE 042 #F004	GI042F0400	00131	177174007100
GRAND ISLE 046 #001 ST1	GI04600101	00132	177174042801
GRAND ISLE 046 #G009 ST1	GI046G0901	00132	177174026101
GRAND ISLE 047 #E006	GI047E0600	00133	177170078100
GRAND ISLE 047 #E008	GI047E0800	00133	177170079500
GRAND ISLE 047 #E017	GI047E1700	00133	177174039900
GRAND ISLE 047 #G004 ST	GI047G0401	00133	177170079601
GRAND ISLE 047 #G005 ST	GI047G0501	00133	177170080301
GRAND ISLE 047 #G012	GI047G1200	00133	177174037500
GRAND ISLE 047 #L001	GI047L0100	00133	177174012800
GRAND ISLE 047 #L002 ST	GI047L0201	00133	177174015901
GRAND ISLE 047 #L003	GI047L0300	00133	177174020500
GRAND ISLE 047 #L004	GI047L0400	00133	177174017000
GRAND ISLE 047 #L005	GI047L0500	00133	177174017900

Asset Name	FWE Acct. Code	Lease Number	API
GRAND ISLE 047 #L006D	GI047L0600	00133	177174036300
GRAND ISLE 047 #L007 ST	GI047L0701	00177	177174039101
GRAND ISLE 047 #L009 ST1	GI047L0901	00133	177174039201
GRAND ISLE 047 #L011 ST2	GI047L1102	00133	177174039602
GRAND ISLE 047 #0001 BP2	GI047001D3	00133	177174096102
GRAND ISLE 047 #0002	GI047002D1	00133	177174096600
GRAND ISLE 047 #0003	GI04700300	00133	177174096700
GRAND ISLE 047 #0004	GI04700400	00133	177174096900
GRAND ISLE 047 #0006	GI047O0600	00133	177174097200
GRAND ISLE 047 #0007 ST1	GI04700701	00133	177174097301
GRAND ISLE 047 #0008	GI047O0800	00133	177174097600
GRAND ISLE 047 #0009	GI047O09D1	00133	177174097700
GRAND ISLE 048 #E001	GI048E0100	00134	177170045400
GRAND ISLE 048 #E014	GI048E1400	00134	177172003900
GRAND ISLE 048 #E018 ST	GI048E1801	00134	177174043501
GRAND ISLE 048 #J002 ST1	GI048J0201	00134	177174003201
GRAND ISLE 048 #J003 ST	GI048J0302	00134	177174004502
GRAND ISLE 048 #J004 ST2	GI048J0403	00134	177174004803
GRAND ISLE 048 #J005 ST	GI048J0501	00134	177174011601
GRAND ISLE 048 #J006	GI048J0600	00134	177174012000
GRAND ISLE 048 #J007	GI048J0700	00134	177174012200
GRAND ISLE 048 #J008	GI048J0800	00134	177174016900
GRAND ISLE 048 #J009	GI048J0900	00134	177174044200
GRAND ISLE 048 #J010 ST	GI048J1001	00134	177174044401
GRAND ISLE 048 #P001 FKA #14	GI048P0100	00134	177174015300
GRAND ISLE 052 #L008 ST	GI052L0801	00177	177174019501
GRAND ISLE 052 #L010	GI052L1001	00177	177174043901
GRAND ISLE 052 #L012	GI052L1200	00177	177174044604
GRAND ISLE 076 #A001	GI076A0100	G02161	177174004600
GRAND ISLE 076 #A002	GI076A0200	G02161	177174004700
GRAND ISLE 076 #A003	GI076A0300	G02161	177174004900
GRAND ISLE 076 #A005	GI076A0500	G02161	177174005200
GRAND ISLE 076 #A006	GI076A0601	G02161	177174005001
GRAND ISLE 076 #A008	GI076A0800	G02161	177174005400
GRAND ISLE 076 #A009	GI076A0900	G02161	177174005500
GRAND ISLE 076 #A010	GI076A1001	G02161	177174005301
GRAND ISLE 076 #A011	GI076A1100	G02161	177174005600
GRAND ISLE 076 #A013	GI076A1300	G02161	177174005800
GRAND ISLE 076 #A014	GI076A1400	G02161	177174006100
GRAND ISLE 076 #A015	GI076A1500	G02161	177174005900
GRAND ISLE 076 #A018	GI076A1800	G02161	177174006500
GRAND ISLE 076 #A022	GI076A2201	G02161	177174006601
GRAND ISLE 076 #A023 ST1	GI076A2301	G02161	177174044101
GRAND ISLE 076 #A024 ST1BP1	GI076A2401	G02161	177174095502
GRAND ISLE 110 #A002	GI110A0200	G13943	177184008900
GRAND ISLE 110 #A005 BP2	GI110A0502	G13943	177184010402

Asset Name	FWE Acct. Code	Lease Number	API
GRAND ISLE 116 #A001	GI116A0100	G13944	177184008700
GRAND ISLE 116 #A003	GI116A0300	G13944	177184009200
GRAND ISLE 116 #A004	GI116A0401	G13944	177184009501
GRAND ISLE 116 #A006	GI116A0601	G13944	177184010601
GRAND ISLE 116 #A007	GI116A0700	G13944	177184011100
HIGH ISLAND 110 #A001	HI110A0100	G02353	427084001700
HIGH ISLAND 110 #A002	HI110A0200	G02353	427084002300
HIGH ISLAND 110 #A004	HI110A0400	G02353	427084003300
HIGH ISLAND 110 #A005	HI110A0500	G02353	427084003500
HIGH ISLAND 110 #A006	HI110A0600	G02353	427084003700
HIGH ISLAND 110 #A008	HI110A0800	G02353	427084004900
HIGH ISLAND 110 #A009	HI110A0900	G02353	427084039400
HIGH ISLAND 110 #B002	HI110B0200	G02353	427084004300
HIGH ISLAND 110 #B004	HI110B0400	G02353	427084006100
HIGH ISLAND 110 #B009	HI110B0900	G02353	427084035000
HIGH ISLAND 110 #B010	HI110B1000	G02353	427084039600
HIGH ISLAND 111 #003	HI11100300	G02354	427084046200
HIGH ISLAND 111 #A003	HI111A0300	G02354	427084002600
HIGH ISLAND 111 #A010	HI111A1000	G02354	427084040101
HIGH ISLAND 116 #A001	HI116A0100	G06156	427084016400
HIGH ISLAND 116 #A002D	HI116A02D0	G06156	427084017600
HIGH ISLAND 116 #A003	HI116A0300	G06156	427084018300
HIGH ISLAND 129 #005	HI129005	G01848	427104000700
HIGH ISLAND 129 #006	HI12900600	G01848	427104000800
HIGH ISLAND 129 #013	HI12901300	G01848	427104009600
HIGH ISLAND 129 #017	HI12901702	G01848	427104015302
HIGH ISLAND 129 #018 (HELIS)	HI12901800	G01848	427104015400
HIGH ISLAND 176 #002	HI17600200	G06164	427084030200
HIGH ISLAND 176 #003	HI17603	G06164	427084031300
HIGH ISLAND 179 #A001	HI179A0100	G03236	427084005500
HIGH ISLAND 179 #A003	HI179A0300	G03236	427084005700
HIGH ISLAND 179 #A006 ST2	HI179A0602	G03236	427084006002
HIGH ISLAND 179 #A008B	HI179A08B0	G03236	427084006200
HIGH ISLAND 179 #A009	HI179A0900	G03236	427084006300
HIGH ISLAND 179 #A010	HI179A1000	G03236	427084006400
HIGH ISLAND 179 #A016	HI179A1600	G03236	427084007300
HIGH ISLAND 179 #A018E	HI179A18E0	G03236	427084008000
HIGH ISLAND 179 #A019	HI179A1900	G03236	427084007800
HIGH ISLAND 193 #A015	HI193A1500	G03237	427084006801
HIGH ISLAND 206 #B001 ST1	HI206B0101	G20660	427084056501
HIGH ISLAND 206 #B002 ST1	HI206B0201	G20660	427084059201
HIGH ISLAND 206 #B003 ST1	HI206B0301	G20660	427084063501
HIGH ISLAND A-341 #B001	HIA341B010	G25605	427114085900
HIGH ISLAND A-341 #B002	HIA341B020	G25605	427114087101
HIGH ISLAND A-365 #A001	HIA365A010	G02750	427114052200
HIGH ISLAND A-365 #A004	HIA365A040	G02750	427114053700

Asset Name	FWE Acct. Code	Lease Number	API
HIGH ISLAND A-365 #A006	HIA365A060	G02750	427114053100
HIGH ISLAND A-365 #A007	HIA365A070	G02750	427114054100
HIGH ISLAND A-365 #A008	HIA365A080	G02750	427114054800
HIGH ISLAND A-365 #A010	HIA365A100	G02750	427114055200
HIGH ISLAND A-365 #A012	HIA365A120	G02750	427114055600
HIGH ISLAND A-365 #A013 ST1	HIA365A131	G02750	427114055801
HIGH ISLAND A-365 #A016	HIA365A160	G02750	427114056700
HIGH ISLAND A-365 #A020	HIA365A200	G02750	427114057500
HIGH ISLAND A-365 #A021	HIA365A210	G02750	427114057600
HIGH ISLAND A-365 #A024	HIA365A240	G02750	427114066300
HIGH ISLAND A-365 #A025	HIA365A250	G02750	427114066500
HIGH ISLAND A-376 #A002 ST1	HIA376A021	G02754	427114052601
HIGH ISLAND A-376 #A003	HIA376A030	G02754	427114052700
HIGH ISLAND A-376 #A005	HIA376A050	G02754	427114053500
HIGH ISLAND A-376 #A009	HIA376A090	G02754	427114054400
HIGH ISLAND A-376 #A011	HIA376A110	G02754	427114055000
HIGH ISLAND A-376 #A014 ST2	HIA376A142	G02754	427114056002
HIGH ISLAND A-376 #A015	HIA376A150	G02754	427114056200
HIGH ISLAND A-376 #A017	HIA376A170	G02754	427114057200
HIGH ISLAND A-376 #A018	HIA376A180	G02754	427114057300
HIGH ISLAND A-376 #A019	HIA376A190	G02754	427114057400
HIGH ISLAND A-376 #A022	HIA376A220	G02754	427114057700
HIGH ISLAND A-376 #B001	HIA376B010	G02754	427114068700
HIGH ISLAND A-376 #B002	HIA376B020	G02754	427114068900
HIGH ISLAND A-376 #B003	HIA376B031	G02754	427114078701
HIGH ISLAND A-376 #B004	HIA376B041	G02754	427114079001
HIGH ISLAND A-376 #B005	HIA376B050	G02754	427114079600
HIGH ISLAND A-376 #C001	HIA376C010	G02754	427114088900
HIGH ISLAND A-376 #C002	HIA376C020	G02754	427114089600
HIGH ISLAND A-376 #C003	HIA376C030	G02754	427114089500
HIGH ISLAND A-376 #C004	HIA376C040	G02754	427114089400
HIGH ISLAND A-382 #A009	HIA382A090	G02757	427094018600
HIGH ISLAND A-382 #B013	HIA382B130	G02757	427094025500
HIGH ISLAND A-382 #F001 ST1	HIA382F011	G02757	427114059401
HIGH ISLAND A-382 #F002	HIA382F020	G02757	427114059800
HIGH ISLAND A-382 #F003	HIA382F031	G02757	427114059901
HIGH ISLAND A-382 #F004	HIA382F040	G02757	427114060600
HIGH ISLAND A-382 #F005	HIA382F050	G02757	427114060900
HIGH ISLAND A-382 #F006	HIA382F061	G02757	427114061001
HIGH ISLAND A-382 #F008	HIA382F080	G02757	427114061700
HIGH ISLAND A-382 #F010 ST5	HIA382F105	G02757	427114062605
HIGH ISLAND A-382 #F011	HIA382F110	G02757	427114063100
HIGH ISLAND A-382 #F012	HIA382F121	G02757	427114063601
HIGH ISLAND A-382 #F013	HIA382F130	G02757	427114063800
HIGH ISLAND A-382 #F014	HIA382F140	G02757	427114063900
HIGH ISLAND A-382 #F015	HIA382F151	G02757	427114064701

Asset Name	FWE Acct. Code	Lease Number	API
HIGH ISLAND A-382 #F017	HIA382F171	G02757	427114066701
HIGH ISLAND A-382 #F019	HIA382F190	G02757	427114067100
HIGH ISLAND A-382 #F020	HIA382F200	G02757	427114067500
HIGH ISLAND A-382 #F021	HIA382F211	G02757	427114067801
HIGH ISLAND A-442 #A001 (ORRI)	HIA442A010	G11383	427094096101
HIGH ISLAND A-442 #A003 (ORRI)	HIA442A03	G11383	427094098101
HIGH ISLAND A-442 #A004 (ORRI)	HIA442A040	G11383	427094099000
HIGH ISLAND A-442 #B001 (ORRI)	HIA442B01	G11383	427094108900
HIGH ISLAND A-474 #A001	HIA474A010	G02366	427094017100
HIGH ISLAND A-474 #A002	HIA474A020	G02366	427094017200
HIGH ISLAND A-474 #A003	HIA474A030	G02366	427094019900
HIGH ISLAND A-474 #A004	HIA474A040	G02366	427094022800
HIGH ISLAND A-474 #A005	HIA474A050	G02366	427094023500
HIGH ISLAND A-474 #A006	HIA474A060	G02366	427094024300
HIGH ISLAND A-474 #A007	HIA474A070	G02366	427094027702
HIGH ISLAND A-474 #A008	HIA474A080	G02366	427094026100
HIGH ISLAND A-474 #A010	HIA474A100	G02366	427094029400
HIGH ISLAND A-474 #A011	HIA474A110	G02366	427094030000
HIGH ISLAND A-474 #A012	HIA474A120	G02366	427094030801
HIGH ISLAND A-474 #A013	HIA474A130	G02366	427094036104
HIGH ISLAND A-474 #A014	HIA474A140	G02366	427094035000
HIGH ISLAND A-474 #A017	HIA474A170	G02366	427094032500
HIGH ISLAND A-474 #A020	HIA474A200	G02366	427094038500
HIGH ISLAND A-474 #A021	HIA474A210	G02366	427094040700
HIGH ISLAND A-474 #B023	HIA474B230	G02366	427094037200
HIGH ISLAND A-475 #A016	HIA475A16	G02367	427094035500
HIGH ISLAND A-475 #A018	HIA475A18	G02367	427094033100
HIGH ISLAND A-489 #A009	HIA489A090	G02372	427094028500
HIGH ISLAND A-489 #A015	HIA489A150	G02372	427094037000
HIGH ISLAND A-489 #B002	HIA489B020	G02372	427094021000
HIGH ISLAND A-489 #B003	HIA489B030	G02372	427094020901
HIGH ISLAND A-489 #B005 ST	HIA489B050	G02372	427094024601
HIGH ISLAND A-489 #B007	HIA489B070	G02372	427094027601
HIGH ISLAND A-489 #B009	HIA489B090	G02372	427094026500
HIGH ISLAND A-489 #B010	HIA489B100	G02372	427094028800
HIGH ISLAND A-489 #B012	HIA489B120	G02372	427094031400
HIGH ISLAND A-489 #B013	HIA489B130	G02372	427094028600
HIGH ISLAND A-489 #B014	HIA489B140	G02372	427094029700
HIGH ISLAND A-489 #B015	HIA489B150	G02372	427094030400
HIGH ISLAND A-489 #B016	HIA489B160	G02372	427094029800
HIGH ISLAND A-489 #B017	HIA489B170	G02372	427094023802
HIGH ISLAND A-489 #B020	HIA489B200	G02372	427094028101
HIGH ISLAND A-489 #B021	HIA489B210	G02372	427094026202
HIGH ISLAND A-489 #B022	HIA489B220	G02372	427094036000
HIGH ISLAND A-489 #B024	HIA489B240	G02372	427094035400
HIGH ISLAND A-489 #B025	HIA489B250	G02372	427094041400

Asset Name	FWE Acct. Code	Lease Number	API
HIGH ISLAND A-489 #B026	HIA489B260	G02372	427094043100
HIGH ISLAND A-489 #B027	HIA489B270	G02372	427094042501
HIGH ISLAND A-489 #B028	HIA489B280	G02372	427094054500
HIGH ISLAND A-489 #B029	HIA489B290	G02372	427094111100
HIGH ISLAND A-545 #JA001	HIA545JA01	G17199	427094104000
HIGH ISLAND A-545 #JA002	HIA545JA02	G17199	427094112401
HIGH ISLAND A-545 #JA003	HIA545JA03	G17199	427094113700
HIGH ISLAND A-572 #A003 ST1	HIA572A031	G02392	427094012901
HIGH ISLAND A-572(573)A014	HIA572A140	G02392	427094034100
HIGH ISLAND A-573 #006	HIA5730060	G02393	427094053700
HIGH ISLAND A-573 #A001 ST2	HIA573A012	G02393	427094007102
HIGH ISLAND A-573 #A002 ST3	HIA573A023	G02393	427094013803
HIGH ISLAND A-573 #A004	HIA573A040	G02393	427094015000
HIGH ISLAND A-573 #A005 ST1	HIA573A051	G02393	427094015501
HIGH ISLAND A-573 #A008	HIA573A080	G02393	427094018000
HIGH ISLAND A-573 #A010	HIA573A100	G02393	427094020500
HIGH ISLAND A-573 #A015	HIA573A150	G02393	427094034200
HIGH ISLAND A-573 #A016	HIA573A160	G02393	427094034300
HIGH ISLAND A-573 #A017	HIA573A170	G02393	427094036500
HIGH ISLAND A-573 #A019 ST1	HIA573A191	G02393	427094038001
HIGH ISLAND A-573 #B001	HIA573B010	G02393	427094012800
HIGH ISLAND A-573 #B002	HIA573B020	G02393	427094014100
HIGH ISLAND A-573 #B005	HIA573B050	G02393	427094016400
HIGH ISLAND A-573 #B006	HIA573B060	G02393	427094017000
HIGH ISLAND A-573 #B008	HIA573B080	G02393	427094017900
HIGH ISLAND A-573 #B010	HIA573B100	G02393	427094021100
HIGH ISLAND A-573 #B012	HIA573B120	G02393	427094022700
HIGH ISLAND A 573 #E007	HIA573E070	G02393	427094098200
HIGH ISLAND A 573 #E012	HIA573E120	G02393	427094115000
HIGH ISLAND A 573 #F007	HIA573F070	G02393	427114061200
HIGH ISLAND A 573 #F009	HIA573F090	G02393	427114062000
HIGH ISLAND A 573 #F016 ST5	HIA573F165	G02393	427114066805
HIGH ISLAND A 573 #F018 ST1	HIA573F181	G02393	427114067301
HIGH ISLAND A-573 #F022 HIGH ISLAND A-573 #F023 ST2	HIA573F220 HIA573F232	G02393	427114068400
HIGH ISLAND A-575 #F025 312	HIA573F232	G02393 G18959	427114069302 427094112200
HIGH ISLAND A-582 #C001	HIA582C010	G02719	427094061500
HIGH ISLAND A-582 #C001	HIA582C010	G02719 G02719	427094061900
HIGH ISLAND A-582 #C002	HIA582C020	G02719 G02719	427094051900
HIGH ISLAND A-582 #C006	HIA582C060	G02719 G02719	427094063400
HIGH ISLAND A-582 #C007	HIA582C070	G02719	427094063900
HIGH ISLAND A-582 #C007	HIA582C100	G02719	427094070200
HIGH ISLAND A-582 #C011	HIA582C110	G02719	427094071400
HIGH ISLAND A-582 #C012	HIA582C120	G02719	427094074900
HIGH ISLAND A-582 #C013	HIA582C130	G02719	427094072700
HIGH ISLAND A-582 #C014	HIA582C140	G02719	427094073800
		002,10	.2,03.0,000

Asset Name	FWE Acct. Code	Lease Number	API
HIGH ISLAND A-582 #C015	HIA582C150	G02719	427094075800
HIGH ISLAND A-582 #C019	HIA582C190	G02719	427094108200
HIGH ISLAND A-582 #D002 ST1	HIA582D021	G02719	427094110801
HIGH ISLAND A-582 #D003 ST	HIA582D031	G02719	427094111401
HIGH ISLAND A-582 #D005	HIA582D050	G02719	427094114300
HIGH ISLAND A-582 #D006	HIA582D060	G02719	427094114700
HIGH ISLAND A-595 #D001 ST2	HIA595D1D2	G02721	427094055302
HIGH ISLAND A-595 #D003	HIA595D03	G02721	427094058500
HIGH ISLAND A-595 #D005	HIA595D050	G02721	427094092900
HIGH ISLAND A-595 #D006	HIA595D063	G02721	427094063205
HIGH ISLAND A-595 #D010	HIA595D100	G02721	427094070500
HIGH ISLAND A-595 #D012	HIA595D120	G02721	427094077000
HIGH ISLAND A-595 #D017 ST2	HIA595D172	G02721	427094083702
HIGH ISLAND A-595 #D018	HIA595D181	G02721	427094093501
HIGH ISLAND A-595 #E011	HIA595E110	G02721	427094114501
HIGH ISLAND A-596 #B014	HIA596B140	G02722	427094025800
HIGH ISLAND A-596 #D002	HIA596D020	G02722	427094056901
HIGH ISLAND A-596 #D004	HIA596D040	G02722	427094060500
HIGH ISLAND A-596 #D007 ST4	HIA596D074	G02722	427094064304
HIGH ISLAND A-596 #D008 ST1	HIA596D081	G02722	427094067001
HIGH ISLAND A-596 #D009	HIA596D090	G02722	427094068400
HIGH ISLAND A-596 #D011	HIA596D110	G02722	427094075700
HIGH ISLAND A-596 #D013 ST2	HIA596D132	G02722	427094079502
HIGH ISLAND A-596 #D014	HIA596D140	G02722	427094080100
HIGH ISLAND A-596 #D016	HIA596D160	G02722	427094082400
HIGH ISLAND A-596 #E005	HIA596E050	G02722	427094085900
HIGH ISLAND A-596 #E008	HIA596E080	G02722	427094112801
HIGH ISLAND A-596 #E009	HIA596E090	G02722	427094114200
MAIN PASS 077 #A001	MP077A0100	G04481	177254033800
MAIN PASS 077 #A002	MP077A0201	G04481	177254043101
MAIN PASS 077 #A003	MP077A0300	G04481	177254036100
MAIN PASS 077 #A004	MP077A0400	G04481	177254036900
MAIN PASS 077 #A005	MP077A0500	G04481	177254038000
MAIN PASS 077 #A006 ST2	MP077A0602	G04481	177254036402
MAIN PASS 077 #A010	MP077A1000	G04481	177254039600
MAIN PASS 077 #A011	MP077A1100	G04481	177254042400
MAIN PASS 077 #A012	MP077A1200	G04481	177254039700
MAIN PASS 077 #A013	MP077A1300	G04481	177254044900
MAIN PASS 077 #A014	MP077A1400	G04481	177254044500
MAIN PASS 077 #A015	MP077A1501	G04481	177254045101
MAIN PASS 077 #A016	MP077A1600	G04481	177254045900
MAIN PASS 077 #A017	MP077A1700	G04481	177254046200
MAIN PASS 077 #A018	MP077A1800	G04481	177254046800
MAIN PASS 077 #A019	MP077A1900	G04481	177254048200
MAIN PASS 077 #A020	MP077A2001	G04481	177254048501
MAIN PASS 077 #A021 ST	MP077A2100	G04481	177254067002

Asset Name	FWE Acct. Code	Lease Number	API
MAIN PASS 077 #A022	MP077A2201	G04481	177254067401
MAIN PASS 077 #A023	MP077A23	G04481	177254067601
MAIN PASS 077 #A07	MP077A0700	G04481	177254041000
MAIN PASS 077 #A08	MP077A0800	G04481	177254038200
MAIN PASS 077 #A09	MP077A0900	G04481	177254039000
MAIN PASS 091 #A001	MP091A0100	G14576	177254060600
MAIN PASS 091 #A002	MP091A0200	G14576	177254062200
MAIN PASS 091 #A003	MP091A0300	G14576	177254065000
MAIN PASS 140 #A001	MP140A0100	G02193	177254006400
MAIN PASS 140 #A002	MP140A0200	G02193	177254007700
MAIN PASS 140 #A003	MP140A0300	G02193	177254007800
MAIN PASS 140 #A004	MP140A0400	G02193	177254008200
MAIN PASS 140 #A005 ST1	MP140A0501	G02193	177254008301
MAIN PASS 140 #A008 ST2	MP140A0802	G02193	177254009202
MAIN PASS 140 #A009	MP140A0900	G02193	177254009400
MAIN PASS 140 #A010 ST2	MP140A1002	G02193	177254009502
MAIN PASS 140 #A011	MP140A1100	G02193	177254010000
MAIN PASS 140 #A012 ST2	MP140A1202	G02193	177254010102
MAIN PASS 140 #A013 ST1	MP140A1301	G02193	177254010401
MAIN PASS 140 #A014	MP140A1400	G02193	177254010500
MAIN PASS 140 #A015	MP140A1500	G02193	177254010600
MAIN PASS 140 #A016 ST3	MP140A1603	G02193	177254008603
MAIN PASS 140 #A017	MP140A1700	G02193	177254011000
MAIN PASS 140 #A018 ST3	MP140A1803	G02193	177254008803
MAIN PASS 140 #A020	MP140A2000	G02193	177254065700
MAIN PASS 140 #A021	MP140A2100	G02193	177254065500
MAIN PASS 140 #B001	MP140B0100	G02193	177254006600
MAIN PASS 140 #B003 ST1	MP140B0301	G02193	177254008001
MAIN PASS 140 #B004 ST3	MP140B0403	G02193	177254008103
MAIN PASS 140 #B007 ST1	MP140B0701	G02193	177254009001
MAIN PASS 140 #B008 ST2	MP140B0802	G02193	177254009102
MAIN PASS 140 #B011 ST1	MP140B1101	G02193	177254009801
MAIN PASS 140 #B012 ST2	MP140B1202	G02193	177254008902
MAIN PASS 140 #B013	MP140B1300	G02193	177254010200
MAIN PASS 140 #B014 ST	MP140B1401	G02193	177254010301
MAIN PASS 140 #B015 ST2	MP140B1502	G02193	177254010702
MAIN PASS 140 #B017	MP140B1701	G02193	177254010901
MAIN PASS 140 #B018	MP140B1800	G02193	177254062600
MAIN PASS 140 #B019	MP140B1900	G02193	177254063000
MAIN PASS 140 #B020	MP140B2000	G02193	177254063100
MAIN PASS 140 #B021 ST	MP140B2101	G02193	177254073301
MAIN PASS 140 #B022	MP140B2200	G02193	177254077300
MAIN PASS 140 #B023	MP140B2300	G02193	177254077500
MAIN PASS 152 #A015	MP152A1500	G01966	177232005300
MAIN PASS 152 #A020B	MP152A20B0	G01966	177232006200
MAIN PASS 152 #B004A	MP152B04A0	G01966	177254000900

Asset Name	FWE Acct. Code	Lease Number	API
MAIN PASS 152 #B012	MP152B1200	G01966	177254002700
MAIN PASS 152 #B015	MP152B1500	G01966	177254002300
MAIN PASS 152 #B020 ST	MP152B2002	G01966	177254002802
MAIN PASS 152 #B022A	MP152B22A0	G01966	177254003500
MAIN PASS 152 #B030	MP152B3000	G01966	177254004500
MAIN PASS 152 #B031A	MP152B31A0	G01966	177254004700
MAIN PASS 152 #C002	MP152C0200	G01966	177254040800
MAIN PASS 152 #C005	MP152C0500	G01966	177254042000
MAIN PASS 152 #C006	MP152C0600	G01966	177254042100
MAIN PASS 152 #C008	MP152C0800	G01966	177254042500
MAIN PASS 152 #C011	MP152C1100	G01966	177254043200
MAIN PASS 152 #C031	MP152C3100	G01966	177254048100
MAIN PASS 152 #C032	MP152C3200	G01966	177254049000
MAIN PASS 153 #A017B	MP153A17B0	G01967	177232005400
MAIN PASS 153 #B001	MP153B0100	G01967	177252010300
MAIN PASS 153 #B003A	MP153B03A0	G01967	177254000302
MAIN PASS 153 #B010 ST2	MP153B1002	G01967	177254001803
MAIN PASS 153 #B017	MP153B1700	G01967	177254002500
MAIN PASS 153 #B018	MP153B1800	G01967	177254002900
MAIN PASS 153 #B025	MP153B2500	G01967	177254004000
MAIN PASS 153 #B027	MP153B2700	G01967	177254004200
MAIN PASS 153 #C009	MP153C0900	G01967	177254042701
MAIN PASS 153 #C012	MP153C1200	G01967	177254043300
MAIN PASS 153 #C013 ST	MP153C1301	G01967	177254043501
MAIN PASS 153 #C014	MP153C1400	G01967	177254043902
MAIN PASS 153 #C017	MP153C1700	G01967	177254044200
MAIN PASS 153 #C018	MP153C1800	G01967	177254044300
MAIN PASS 153 #C020	MP153C2000	G01967	177254045400
MAIN PASS 153 #C021	MP153C2100	G01967	177254045500
MAIN PASS 153 #C024	MP153C2400	G01967	177254046100
MAIN PASS 153 #C026	MP153C2600	G01967	177254046900
MAIN PASS 153 #C027	MP153C2700	G01967	177254047400
MAIN PASS 153 #C028	MP153C2800	G01967	177254048400
MAIN PASS 153 #C029	MP153C2901	G01967	177254047501
MAIN PASS 153 #C030	MP153C3002	G01967	177254047802
MAIN PASS 259 #001	MP25900101	G07827	177244048801
MAIN PASS 259 #002	MP25900200	G07827	177244050000
MAIN PASS 259 #003	MP25900300	G07827	608164015800
MAIN PASS 259 #004	MP25900400	G07827	177244050500
MAIN PASS 259 #005	MP25900500	G07827	608164016400
MAIN PASS 259 #A001	MP259A0100	G07827	177244069700
MAIN PASS 259 #A002	MP259A0200	G07827	177244070200
MAIN PASS 259 #A003	MP259A0300	G07827	177244070800
MAIN PASS 259 #A004	MP259A0400	G07827	177244071000
MAIN PASS 259 #A005	MP259A0500	G07827	177244071300
MAIN PASS 259 #A006	MP259A0600	G07827	177244071600

Asset Name	FWE Acct. Code	Lease Number	API
MAIN PASS 259 #A007	MP259A0700	G07827	177244071800
MAIN PASS 259 #A008 ST1	MP259A0801	G07827	177244072401
MAIN PASS 259 #A010 ST1	MP259A1001	G07827	177244074601
MAIN PASS 259 #A011 ST1	MP259A1101	G07827	177244074901
MAIN PASS 259 #A012 ST1	MP259A1201	G07828	177244076801
MAIN PASS 275 #A001 ST1	MP275A0101	G15395	177244085701
MAIN PASS 275 #A002 ST1	MP275A0201	G15395	177244086101
MAIN PASS 275 #A003	MP275A0300	G15395	177244093300
MAIN PASS 289 #013	MP28901300	G01666	177244004700
MAIN PASS 289 #B001	MP289B0100	G01666	177240007800
MAIN PASS 289 #B005	MP289B0501	G01666	177240011701
MAIN PASS 289 #B014A	MP289B1400	G01666	177242000100
MAIN PASS 289 #B015	MP289B1500	G01666	177240014800
MAIN PASS 289 #B016 WIW	MP289B1600	G01666	177242003100
MAIN PASS 289 #B018 WIW	MP289B1800	G01666	177242003200
MAIN PASS 289 #C001	MP289C0100	G01666	177244048100
MAIN PASS 289 #C002	MP289C0200	G01666	177244047600
MAIN PASS 289 #C003A	MP289C0300	G01666	177244047800
MAIN PASS 289 #C004A	MP289C0402	G01666	177244047902
MAIN PASS 289 #C005	MP289C0500	G01666	177244048000
MAIN PASS 289 #C007	MP289C0700	G01666	177244048400
MAIN PASS 289 #C008	MP289C0800	G01666	177244048500
MAIN PASS 289 #C009	MP289C0901	G01666	177244048301
MAIN PASS 289 #C010	MP289C1000	G01666	177244048200
MAIN PASS 289 #C011	MP289C1100	G01666	177244048700
MAIN PASS 289 #C012	MP289C1203	G01666	177244049203
MAIN PASS 289 #C013 WSW	MP289C1300	G01666	177244052400
MAIN PASS 289 #C014	MP289C1400	G01666	177244049900
MAIN PASS 289 #C015	MP289C1500	G01666	177244048900
MAIN PASS 289 #C017	MP289C1700	G01666	177244053900
MAIN PASS 289 #C019	MP289C1900	G01666	177244049400
MAIN PASS 289 #C020	MP289C2000	G01666	177244050100
MAIN PASS 289 #C021	MP289C2100	G01666	177244049100
MAIN PASS 289 #C022 WIW	MP289C2200	G01666	177244049300
MAIN PASS 289 #C023	MP289C2301	G01666	177244053801
MAIN PASS 289 #C024	MP289C2401	G01666	177244051901
MAIN PASS 289 #C025 WIW	MP289C2500	G01666	177244051400
MAIN PASS 289 #C026	MP289C2600	G01666	177244052700
MAIN PASS 289 #C027	MP289C2700	G01666	177244053100
MAIN PASS 289 #C028	MP289C2801	G01666	177244051501
MAIN PASS 289 #C029D	MP289C29D1	G01666	177244051801
MAIN PASS 289 #C030	MP289C3000	G01666	177244053300
MAIN PASS 289 #C031	MP289C3100	G01666	177244090200
MAIN PASS 289 #C032	MP289C3200	G01666	177244090300
MAIN PASS 290 #C006	MP290C0600	G01667	177244050400
	MP290C1600	G01667	177244051000

Asset Name	FWE Acct. Code	Lease Number	API
MAIN PASS 290 #C018 ST2	MP290C1802	G01667	177244051302
MAIN PASS 295 #001	MP29500100	G32263	177244097001
MAIN PASS 295 #003	MP29500300	G32263	177244097500
MAIN PASS 296 #B001	MP296B0100	G01673	177244022300
MAIN PASS 296 #B003	MP296B0300	G01673	177244022700
MAIN PASS 296 #B004	MP296B0400	G01673	177244022900
MAIN PASS 296 #B008	MP296B0800	G01673	177244023600
MAIN PASS 296 #B013 ST	MP296B1301	G01673	177244024501
MAIN PASS 296 #B014 ST1	MP296B1401	G01673	177244024401
MAIN PASS 296 #B018	MP296B1800	G01673	177244025300
MAIN PASS 296 #B019 ST2	MP296B1902	G01673	177244027302
MAIN PASS 296 #C001	MP296C0100	G01673	177244016100
MAIN PASS 296 #C002	MP296C0200	G01673	177244021100
MAIN PASS 296 #C004 ST3	MP296C0403	G01673	177244021403
MAIN PASS 296 #C005	MP296C0500	G01673	177244021700
MAIN PASS 296 #C006	MP296C0603	G01673	177244021503
MAIN PASS 296 #C007A	MP296C07A0	G01673	177244021600
MAIN PASS 296 #C013	MP296C1301	G01673	177244022401
MAIN PASS 296 #C014	MP296C1402	G01673	177244030702
MAIN PASS 296 #C015	MP296C1500	G01673	177244031300
MAIN PASS 296 #C018 ST	MP296C1801	G01673	177244089101
MAIN PASS 296 #C019	MP296C1900	G01673	177244089400
MAIN PASS 300 #B002	MP300B0200	G01317	177244067200
MAIN PASS 301 #A002	MP301A0200	G04486	177244034600
MAIN PASS 301 #A003	MP301A0300	G04486	177244035101
MAIN PASS 301 #A004	MP301A0400	G04486	177244039501
MAIN PASS 301 #B001	MP301B0100	G04486	177244063000
MAIN PASS 302 #B004	MP302B0400	G32264	177244018801
MAIN PASS 302 #B019	MP302B1900	G32264	177244097401
MAIN PASS 303 #A005D (MP310)	MP303A05D1	G04253	177244030600
MAIN PASS 303 #A017	MP303A1700	G04253	177244094700
MAIN PASS 303 #B005	MP303B0500	G04253	177244023000
MAIN PASS 303 #B007	MP303B0700	G04253	177244023400
MAIN PASS 303 #B009	MP303B0900	G04253	177244023800
MAIN PASS 303 #B015	MP303B1500	G04253	177244024800
MAIN PASS 304 #A007	MP304A0700	G03339	177244030800
MAIN PASS 304 #A009	MP304A0900	G03339	177244030500
MAIN PASS 304 #B012	MP304B1200	G03339	177244024300
MAIN PASS 308 #A001	MP308A0100	G32265	177244095600
MAIN PASS 308 #A002	MP308A0200	G32265	177244095700
MAIN PASS 308 #A003	MP308A0300	G32265	177244096500
MAIN PASS 308 #A004 ST	MP308A0401	G32265	177244096201
MAIN PASS 308 #A006	MP308A0600	G32265	177244095900
MAIN PASS 308 #A007	MP308A0700	G32265	177244096700
MAIN PASS 308 #A008	MP308A0801	G32265	177244096601
MAIN PASS 309 #A005	MP309A0500	G08760	177244096301

Asset Name	FWE Acct. Code	Lease Number	API
MAIN PASS 309 #A009	MP309A0900	G08760	177244096900
MAIN PASS 309 #JA001	MP309JA010	G08760	177244063500
MAIN PASS 309 #JA002	MP309JA200	G08760	177244064600
MAIN PASS 309 #JA006	MP309JA600	G08760	177244065100
MAIN PASS 309 #JA007	MP309JA700	G08760	177244065000
MAIN PASS 309 #JA008	MP309JA800	G08760	177244065200
MAIN PASS 309 #JA010	MP309JA100	G08760	177244072700
MAIN PASS 309 #JA05A	MP309JA5A0	G08760	177244064800
MAIN PASS 310 #A001	MP310A0100	G04126	177244028700
MAIN PASS 310 #A002 ST2	MP310A0202	G04126	177244029502
MAIN PASS 310 #A003	MP310A0301	G04126	177244029401
MAIN PASS 310 #A004	MP310A0400	G04126	177244030000
MAIN PASS 310 #A006	MP310A0603	G04126	177244030103
MAIN PASS 310 #A008A	MP310A0800	G04126	177244029700
MAIN PASS 310 #A010	MP310A1000	G04126	177244029800
MAIN PASS 310 #A011 ST	MP310A1102	G04126	177244041702
MAIN PASS 310 #A012	MP310A1200	G04126	177244041900
MAIN PASS 310 #A013	MP310A1300	G04126	177244042400
MAIN PASS 310 #A014	MP310A1401	G04126	177244042601
MAIN PASS 310 #A015	MP310A1500	G04126	177244042500
MAIN PASS 310 #A016 ST	MP310A1601	G04126	177244043301
MAIN PASS 310 #JA009	MP310JA902	G04126	177244065602
MAIN PASS 311 #A001	MP311A0100	G02213	177244013600
MAIN PASS 311 #A002	MP311A0200	G02213	177244013900
MAIN PASS 311 #A003	MP311A0300	G02213	177244014100
MAIN PASS 311 #A005	MP311A0500	G02213	177244014500
MAIN PASS 311 #A006	MP311A0600	G02213	177244014800
MAIN PASS 311 #A007	MP311A0700	G02213	177244014900
MAIN PASS 311 #A008	MP311A0800	G02213	177244015200
MAIN PASS 311 #A009	MP311A0900	G02213	177244015300
MAIN PASS 311 #A010	MP311A1000	G02213	177244015500
MAIN PASS 311 #A011A	MP311A1100	G02213	177244016400
MAIN PASS 311 #A012	MP311A1200	G02213	177244016300
MAIN PASS 311 #A013	MP311A1301	G02213	177244017202
MAIN PASS 311 #A014	MP311A1400	G02213	177244017800
MAIN PASS 311 #A015	MP311A1500	G02213	177244017600
MAIN PASS 311 #A016	MP311A1600	G02213	177244018000
MAIN PASS 311 #A017	MP311A1700	G02213	177244017900
MAIN PASS 311 #A020 ST	MP311A2001	G02213	177244089301
MAIN PASS 311 #A024	MP311A2400	G02213	177244096400
MAIN PASS 311 #B001	MP311B0100	G02213	177244015900
MAIN PASS 311 #B002D	MP311B02D0	G02213	177244018300
MAIN PASS 311 #B006	MP311B0600	G02213	177244019200
MAIN PASS 311 #B007	MP311B0700	G02213	177244019300
MAIN PASS 311 #B008	MP311B0801	G02213	177244019001
MAIN PASS 311 #B009	MP311B0900	G02213	177244019400

Asset Name	FWE Acct. Code	Lease Number	API
MAIN PASS 311 #B010	MP311B1000	G02213	177244019500
MAIN PASS 311 #B012	MP311B1200	G02213	177244020001
MAIN PASS 311 #B013D	MP311B13D0	G02213	177244035600
MAIN PASS 311 #B014	MP311B1401	G02213	177244036201
MAIN PASS 311 #B015	MP311B1500	G02213	177244036700
MAIN PASS 311 #B017	MP311B1700	G02213	177244036400
MAIN PASS 311 #B018 ST	MP311B1801	G02213	177244089201
MAIN PASS 312 #A021	MP312A2100	G16520	177244093200
MAIN PASS 312 #A022	MP312A2200	G16520	177244093400
MAIN PASS 314 #A023 (MP311A)	MP314A2300	G33693	177244096100
MAIN PASS 315 #JA003 ST	MP315JA302	G08467	177244064502
MAIN PASS 315 #JA004	MP315JA400	G08467	177244064700
MAIN PASS 315 #SS002	MP31500200	G08467	177244095500
MATAGORDA IS 519 #L001	MI519L1SL0	MF-79413	427033030000
MATAGORDA IS 519 #L002	MI519L2SL0	MF-79413	427033034000
MATAGORDA IS 519 #L003	MI519L3SL0	MF-79413	427033039500
MATAGORDA IS 519 #L004	MI519L4SL0	MF-79413	427033039700
MATAGORDA IS 622 #C001	MI622C01	G05000	427034013800
MATAGORDA IS 622 #C002 ST1	MI622C0201	G05000	427034018901
MATAGORDA IS 622 #C008	MI622C0800	G05000	427034052700
MATAGORDA IS 622 #D001	MI622D0100	G05000	427034048400
MATAGORDA IS 622 #D003	MI622D0300	G05000	427034053000
MATAGORDA IS 622 #D004	MI622D0400	G05000	427034054700
MATAGORDA IS 622 #G002	MI622G0200	G05000	427034053700
MATAGORDA IS 623 #B001	MI623B0100	G03088	427034010600
MATAGORDA IS 623 #B003 ST1	MI623B0301	G03088	427034014401
MATAGORDA IS 623 #B006	MI623B0600	G03088	427034018400
MATAGORDA IS 623 #B008	MI623B0800	G03088	427034051300
MATAGORDA IS 623 #C007	MI623C0700	G03088	427034052400
MATAGORDA IS 623 #F002	MI623F0200	G03088	427034051100
MATAGORDA IS 623 #F003	MI623F0300	G03088	427034053800
MATAGORDA IS 623 #H001 (#6)	MI623H0100	G03088	427034058100
MATAGORDA IS 623 #H002 (#7)	MI623H0200	G03088	427034058200
MATAGORDA IS 623(622) #C004	MI623C0400	G05000	427034021400
MATAGORDA IS 635 #F001	MI635F0100	G06043	427034048800
MISSISSIPPI CANYON 065 #B004	MC065B0400	G21742	608174106300
MISSISSIPPI CANYON 065 #B015	MC065B1500	G21742	608174111500
MISSISSIPPI CANYON 108 #A027	MC108A2703	G09777	608174045703
MISSISSIPPI CANYON 108 #A032	MC108A3203	G09777	608174088503
MISSISSIPPI CANYON 110 #001	MC1100100	G18192	608174060500
MISSISSIPPI CANYON 110 #A009	MC110A0900	G18192	608174042501
MISSISSIPPI CANYON 110 #A011ST	MC110A1101	G18192	608174042801
MISSISSIPPI CANYON 110 #A031	MC110A3100	G18192	608174087900
MISSISSIPPI CANYON 311 #A001ST	MC311A0102	G02968	608174006502
MISSISSIPPI CANYON 311 #A005	MC311A0500	G02968	608174011700
MISSISSIPPI CANYON 311 #A006ST	MC311A0601	G02968	608174010901

Asset Name	FWE Acct. Code	Lease Number	API
MISSISSIPPI CANYON 311 #A011ST	MC311A1101	G02968	608174014201
MISSISSIPPI CANYON 311 #A012	MC311A1200	G02968	608174015000
MISSISSIPPI CANYON 311 #A013	MC311A1300	G02968	608174015600
MISSISSIPPI CANYON 311 #A014	MC311A1400	G02968	608174016200
MISSISSIPPI CANYON 311 #A015ST	MC311A1501	G02968	608174017801
MISSISSIPPI CANYON 311 #A016	MC311A1600	G02968	608174016300
MISSISSIPPI CANYON 311 #A020ST	MC311A1000 MC311A2001	G02968	608174033901
MISSISSIPPI CANYON 311 #A022ST	MC311A2001	G02968	608174034801
MISSISSIPPI CANYON 311 #A024ST	MC311A2201 MC311A2401	G02968	608174035301
MOBILE 826 #001	MO826D0100	G26176	608154014900
NORTH PADRE IS 969 #A001	PN969A0100	G05953	427134003400
NORTH PADRE IS 969 #A004	PN969A0400	G05953	427134005600
NORTH PADRE IS 969 #A006	PN969A0600	G05953	427134005700
NORTH PADRE IS 969 #A007	PN969A0700	G05953	427134005800
NORTH PADRE IS 969 #JA002	PN969JA020	G05953	427014003000
NORTH PADRE IS 976 #A002	PN976A0200	G05954	427134005000
NORTH PADRE IS 976 #A003	PN976A03	G05954	427134005101
NORTH PADRE IS 976 #A005	PN976A0500	G05954	427134005500
NORTH PADRE IS 976 #A008	PN976A0800	G05954	427134005900
NORTH PADRE IS 976 #A009	PN976A0900	G05954	427134006000
SHIP SHOAL 030 #011	SS03001100	00333	177114093000
SHIP SHOAL 030 #013	SS03001300	00333	177114109400
SHIP SHOAL 030 #014D	SS030014D0	00333	177114111900
SHIP SHOAL 030 #A001	SS030A0100	00333	177114113000
SHIP SHOAL 032 #024	SS03202401	00335	177114131701
SHIP SHOAL 033 #005	SS03300500	00336	177114030900
SHIP SHOAL 068 #002 ST1	SS06800201	G02917	177114096701
SHIP SHOAL 068 #003	SS06800301	G02925	177114101301
SHIP SHOAL 068 #004	SS06800402	G02917	177114101802
SHIP SHOAL 068 #005 ST1	SS06800501	G02917	177114101401
SHIP SHOAL 068 #009	SS06800900	G02917	177114126000
SHIP SHOAL 068 #010	SS06801000	G02917	177114135200
SHIP SHOAL 068 #G001 (ORR)	SS068G0100	G02917	177114119400
SHIP SHOAL 068 #G002	SS068G0200	G02917	177114121200
SHIP SHOAL 091 #A001	SS091A0100	G02919	177114044300
SHIP SHOAL 091 #A003	SS091A0300	G02919	177114056800
SHIP SHOAL 091 #A004 ST1	SS091A0401	G02919	177114062501
SHIP SHOAL 091 #A005 ST1	SS091A0501	G02919	177114058201
SHIP SHOAL 091 #A006 ST2	SS091A0602	G02919	177114059202
SHIP SHOAL 091 #B001 ST1	SS091B0101	G02919	177114066401
SHIP SHOAL 091 #B002 ST1	SS091B0201	G02919	177114065701
SHIP SHOAL 091 #B003	SS091B0300	G02919	177114068400
SHIP SHOAL 091 #B004 ST1	SS091B0401	G02919	177114072101
SHIP SHOAL 091 #B005	SS091B0500	G02919	177114110800
SHIP SHOAL 105 #007	SS10500700	G09614	177114130800
SHIP SHOAL 105 #A001 ST1	SS105A0101	G09614	177114124501
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Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 105 #B004	SS105B0400	G09614	177114122400
SHIP SHOAL 105 #B006	SS105B0600	G09614	177114130201
SHIP SHOAL 126 #B001	SS126B0100	G12940	177114121000
SHIP SHOAL 126 #B002	SS126B0200	G12940	177114134203
SHIP SHOAL 126 #B003 ST1	SS126B0301	G12940	177114135401
SHIP SHOAL 129 #A002 ST1	SS129A0201	G12941	177114117201
SHIP SHOAL 129 #A003	SS129A0300	G12941	177114120100
SHIP SHOAL 129 #B001 ST1	SS129B0101	G12941	177114135301
SHIP SHOAL 129 #B002 ST1	SS129B0201	G12941	177114145501
SHIP SHOAL 129 #L001	SS129L0100	G12941	177114150000
SHIP SHOAL 129 #L002	SS129L0200	G12941	177114150300
SHIP SHOAL 145 #E001	SS145E01	G34831	177114140501
SHIP SHOAL 151 #A001 (ORRI)	SS151A0100	G15282	177114125702
SHIP SHOAL 151 #A002 (ORRI)	SS151A0200	G15282	177114154300
SHIP SHOAL 159 #001	SS15900100	G11984	177114143701
SHIP SHOAL 169 #BB001	SS169BB010	00820	177114048100
SHIP SHOAL 169 #BB002	SS169BB020	00820	177114055501
SHIP SHOAL 169 #BB003	SS169BB030	00820	177114057800
SHIP SHOAL 169 #BB004	SS169BB040	00820	177114056500
SHIP SHOAL 169 #BB005	SS169BB050	00820	177114059600
SHIP SHOAL 169 #BB006	SS169BB060	00820	177114060101
SHIP SHOAL 169 #C001	SS169C0100	00820	177114075600
SHIP SHOAL 169 #C003	SS169C0300	00820	177114078500
SHIP SHOAL 169 #C004	SS169C0400	00820	177114077400
SHIP SHOAL 169 #C006	SS169C0600	00820	177114080201
SHIP SHOAL 169 #C007	SS169C0700	00820	177114080601
SHIP SHOAL 169 #C008	SS169C0800	00820	177114081300
SHIP SHOAL 169 #C009	SS169C0900	00820	177114144400
SHIP SHOAL 169 #C010	SS169C1000	00820	177114144800
SHIP SHOAL 169 #G001	SS169G0100	00820	177114127400
SHIP SHOAL 169 #G002	SS169G0200	00820	177114128500
SHIP SHOAL 169 #G003	SS169G0300	00820	177114156600
SHIP SHOAL 175 #A004	SS175A0400	G05550	177094078900
SHIP SHOAL 176 #001	SS17600100	G33646	177114155400
SHIP SHOAL 178 #A001	SS178A0100	G05551	177114076800
SHIP SHOAL 178 #A002A	SS178A0200	G05551	177114080800
SHIP SHOAL 178 #A003	SS178A0302	G05551	177114081902
SHIP SHOAL 178 #A004	SS178A0400	G05551	177114082900
SHIP SHOAL 178 #A005	SS178A0500	G05551	177114082300
SHIP SHOAL 178 #A006	SS178A0600	G05551	177114113900
SHIP SHOAL 182 #A001	SS182A0100	G03998	177114059400
SHIP SHOAL 182 #A002 ST1	SS182A0201	G03998	177114060601
SHIP SHOAL 182 #A003 SHIP SHOAL 182 #A004	SS182A0300 SS182A0400	G03998 G03998	177114063100 177114065500
SHIP SHOAL 182 #A004 SHIP SHOAL 182 #B001			177114065500
SHIP SHOAL 182 #B002	SS182B0101 SS182B0201	G03998 G03998	177114066001
SHIL SUONT 197 #RANT	2210700701	GU3998	1//1140/4501

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 182 #B003 ST2	SS182B0402	G03998	177114090502
SHIP SHOAL 182 #B004	SS182B0400	G03998	177114090800
SHIP SHOAL 182 #B005	SS182B0500	G03998	177114113600
SHIP SHOAL 182 #B006	SS182B0600	G03998	177114130500
SHIP SHOAL 182 #C001D ST1	SS182C01D0	G03998	177114087501
SHIP SHOAL 182 #C002	SS182C0200	G03998	177114088500
SHIP SHOAL 182 #C003	SS182C0300	G03998	177114087800
SHIP SHOAL 182 #C004	SS182C0400	G03998	177114132000
SHIP SHOAL 189 #A001A	SS189A01A0	G04232	177114062000
SHIP SHOAL 189 #A002	SS189A0201	G04232	177114085301
SHIP SHOAL 189 #A003A	SS189A03A0	G04232	177114085200
SHIP SHOAL 189 #A005	SS189A0500	G04232	177114088400
SHIP SHOAL 189 #A007 ST2	SS189A0702	G04232	177114129502
SHIP SHOAL 189 #A008	SS189A0800	G04232	177114130900
SHIP SHOAL 189 #A009 ST1	SS189A0901	G04232	177114139801
SHIP SHOAL 189 #A010BP1	SS189A1001	G04232	177114154701
SHIP SHOAL 189 #A4 (SS210)	SS189A04	G05204	177114086801
SHIP SHOAL 189 #A6 (SS188)	SS189A06	G05203	177114088900
SHIP SHOAL 189 #B001 (ORRI)	SS189B0100	G04232	177114151001
SHIP SHOAL 189 #B002 (ORRI)	SS189B0200	G04232	177114152300
SHIP SHOAL 189 #C001	SS189C0101	G04232	177114153901
SHIP SHOAL 189 #D001	SS189D0100	G04232	177114154402
SHIP SHOAL 190 #B001 ST2	SS190B0103	G10775	177114114803
SHIP SHOAL 190 #B002	SS190B0200	G10775	177114134700
SHIP SHOAL 193 #A001 ST1	SS193A0101	G13917	177114112301
SHIP SHOAL 193 #A002 ST1	SS193A0201	G13917	177114112601
SHIP SHOAL 193 #A003	SS193A0300	G13917	177114115300
SHIP SHOAL 193 #A004 ST1	SS193A0401	G13917	177114116001
SHIP SHOAL 193 #A005 ST1	SS193A0501	G13917	177114117301
SHIP SHOAL 193 #A006 ST5	SS193A0605	G13917	177114123005
SHIP SHOAL 193 #A007 ST1	SS193A0701	G13917	177114139501
SHIP SHOAL 193 #M001	SS193M0100	G13917	177114148500
SHIP SHOAL 194 #A001	SS194A0100	G15288	177114121300
SHIP SHOAL 194 #A002 ST1	SS194A0201	G15288	177114121701
SHIP SHOAL 198 #J011	SS198J1100	00593	177114147800
SHIP SHOAL 204 #A008	SS204A0800	G01520	177110083000
SHIP SHOAL 204 #A015 ST1	SS204A1501	G01520	177112003401
SHIP SHOAL 204 #A016	SS204A1601	G01520	177112005401
SHIP SHOAL 204 #A020	SS204A2000	G01520	177112012600
SHIP SHOAL 204 #A024 ST1	SS204A2401	G01520	177112017701
SHIP SHOAL 204 #A028 ST3	SS204A2803	G01520	177110071003
SHIP SHOAL 204 #A030A	SS204A30A1	G01520	177114002801
SHIP SHOAL 204 #A031	SS204A3101	G01520	177110084201
SHIP SHOAL 204 #A034	SS204A3400	G01520	177114146700
SHIP SHOAL 204 #A035	SS204A3502	G01520	177114147402
SHIP SHOAL 204 #A036 ST1	SS204A3603	G01520	177114146803

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 206 #E002	SS206E0201	G01522	177114118101
SHIP SHOAL 206 #E003	SS206E0301	G01522	177114118201
SHIP SHOAL 206 #E004	SS206E0400	G01522	177114141800
SHIP SHOAL 206 #E005	SS206E0500	G01522	177114142000
SHIP SHOAL 207 #A003 ST1	SS207A0301	G01523	177110072801
SHIP SHOAL 207 #A004B	SS207A04B0	G01523	177110075500
SHIP SHOAL 207 #A006D	SS207A06D0	G01523	177110078200
SHIP SHOAL 207 #A008B	SS207A08B0	G01523	177110080700
SHIP SHOAL 207 #A009	SS207A0900	G01523	177110082400
SHIP SHOAL 207 #A010D	SS207A10D0	G01523	177110083900
SHIP SHOAL 207 #A013	SS207A1300	G01523	177112002500
SHIP SHOAL 207 #A015 ST1	SS207A1501	G01523	177112010601
SHIP SHOAL 207 #A016 ST1	SS207A1601	G01523	177112011401
SHIP SHOAL 207 #A018	SS207A1800	G01523	177112005000
SHIP SHOAL 207 #A019ST	SS207A1901	G01523	177114009401
SHIP SHOAL 207 #A020	SS207A2000	G01523	177114010300
SHIP SHOAL 207 #A022 ST1	SS207A2201	G01523	177114011301
SHIP SHOAL 207 #A023B	SS207A23B0	G01523	177114013500
SHIP SHOAL 207 #A024	SS207A2400	G01523	177114014300
SHIP SHOAL 207 #A025	SS207A2500	G01523	177114015500
SHIP SHOAL 207 #A026	SS207A2601	G01523	177112001101
SHIP SHOAL 207 #A027	SS207A2701	G01523	177110079401
SHIP SHOAL 207 #A028	SS207A2801	G01523	177110077301
SHIP SHOAL 207 #A029 ST	SS207A2901	G01523	177112001901
SHIP SHOAL 207 #A030	SS207A3001	G01523	177110071501
SHIP SHOAL 207 #A031 ST2	SS207A3102	G01523	177114117702
SHIP SHOAL 207 #A032	SS207A3201	G01523	177114119701
SHIP SHOAL 207 #A033 ST1	SS207A3301	G01523	177114121901
SHIP SHOAL 207 #A034	SS207A3400	G01523	177114122200
SHIP SHOAL 207 #A035 ST1	SS207A3501	G01523	177114133301
SHIP SHOAL 207 #A036	SS207A3600	G01523	177114137700
SHIP SHOAL 207 #D002	SS207D0200	G01523	177114025400
SHIP SHOAL 207 #D007	SS207D0700	G01523	177114030300
SHIP SHOAL 207 #D008	SS207D0800	G01523	177114032300
SHIP SHOAL 207 #D009	SS207D0900	G01523	177114116400
SHIP SHOAL 207 #D010 ST1	SS207D1001	G01523	177114116501
SHIP SHOAL 216 #C004 ST1	SS216C0401	G01524	177112014901
SHIP SHOAL 216 #C005A	SS216C05A0	G01524	177112017400
SHIP SHOAL 216 #C007 ST1	SS216C0701	G01524	177114001201
SHIP SHOAL 216 #C009 ST1	SS216C0901	G01524	177114003801
SHIP SHOAL 216 #C010	SS216C1000	G01524	177114004900
SHIP SHOAL 216 #C012C	SS216C12C0	G01524	177114006700
SHIP SHOAL 216 #C013	SS216C1300	G01524	177114007700
SHIP SHOAL 216 #C015	SS216C1500	G01524	177114009000
SHIP SHOAL 216 #C016	SS216C1601	G01524	177114000101
SHIP SHOAL 216 #C017A	SS216C17A1	G01524	177114003001

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 216 #C019	SS216C1900	G01524	177114031900
SHIP SHOAL 216 #C023	SS216C2300	G01524	177114134600
SHIP SHOAL 216 #C024 ST2	SS216C2402	G01524	177114135102
SHIP SHOAL 243 #A001 (ORRI)	SS243A0100	G10780	177124051700
SHIP SHOAL 243 #A004 (ORRI)	SS243A0400	G10780	177124059402
SHIP SHOAL 243 #A006 (ORRI)	SS243A0600	G10780	177124064901
SHIP SHOAL 249 #D017	SS249D1700	G01030	177124020800
SHIP SHOAL 259 #001	SS25900100	G05044	177124028500
SHIP SHOAL 259 #JA001 ST2	SS259JA102	G05044	177124035002
SHIP SHOAL 259 #JA002	SS259JA201	G05044	177124035301
SHIP SHOAL 259 #JA003 ST2	SS259JA302	G05044	177124035402
SHIP SHOAL 259 #JA004	SS259JA400	G05044	177124035600
SHIP SHOAL 259 #JA005 ST1	SS259JA501	G05044	177124035801
SHIP SHOAL 259 #JA006	SS259JA600	G05044	177124035900
SHIP SHOAL 259 #JA007	SS259JA700	G05044	177124064200
SHIP SHOAL 259 #JA008 ST2	SS259JA802	G05044	177124064402
SHIP SHOAL 259 #JA009	SS259JA900	G05044	177124064500
SHIP SHOAL 259 #JA010 ST1	SS259JA101	G05044	177124065501
SHIP SHOAL 274 #A001	SS274A0100	G01039	177120001500
SHIP SHOAL 274 #A002	SS274A0200	G01039	177120001600
SHIP SHOAL 274 #A003	SS274A0300	G01039	177120001700
SHIP SHOAL 274 #A004	SS274A0400	G01039	177120001800
SHIP SHOAL 274 #A006	SS274A0601	G01039	177120002001
SHIP SHOAL 274 #A008	SS274A0800	G01039	177120002200
SHIP SHOAL 274 #A010	SS274A1001	G01039	177120002401
SHIP SHOAL 274 #A012	SS274A1201	G01039	177120002601
SHIP SHOAL 274 #A013	SS274A1300	G01039	177120002700
SHIP SHOAL 274 #A014	SS274A1403	G01039	177120001903
SHIP SHOAL 274 #A016	SS274A1602	G01039	177120010202
SHIP SHOAL 274 #C001	SS274C0100	G01039	177124038900
SHIP SHOAL 274 #C002	SS274C0200	G01039	177124038800
SHIP SHOAL 274 #C003	SS274C0300	G01039	177124039000
SHIP SHOAL 274 #C004	SS274C0400	G01039	177124039100
SHIP SHOAL 274 #C005 WIW	SS274C0500	G01039	177124039200
SHIP SHOAL 274 #C006 WSW	SS274C0600	G01039	177124039300
SHIP SHOAL 274 #C007	SS274C0700	G01039	177124039900
SHIP SHOAL 274 #C008	SS274C0800	G01039	177124040300
SHIP SHOAL 274 #C009	SS274C0900	G01039	177124040200
SHIP SHOAL 274 #C010 WIW	SS274C1000	G01039	177124040000
SHIP SHOAL 274 #C011	SS274C1100	G01039	177124040100
SHIP SHOAL 274 #C012	SS274C1200	G01039	177124040700
SHIP SHOAL 274 #C013	SS274C1300	G01039	177124040800
SHIP SHOAL 274 #C014	SS274C1400	G01039	177124040900
SHIP SHOAL 274 #C015	SS274C1500	G01039	177124041400
SHIP SHOAL 274 #C016	SS274C1600	G01039	177124041300
SHIP SHOAL 274 #C017	SS274C1701	G01039	177124041501

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 274 #C018	SS274C1800	G01039	177124041800
SHIP SHOAL 274 #C019 WSW	SS274C1900	G01039	177124042000
SHIP SHOAL 274 #C020	SS274C2000	G01039	177124041900
SHIP SHOAL 274 #C021	SS274C2100	G01039	177124042600
SHIP SHOAL 274 #C022	SS274C2201	G01039	177124056102
SHIP SHOAL 274 #C023	SS274C2300	G01039	177124059600
SHIP SHOAL 274 #C024	SS274C2400	G01039	177124060100
SHIP SHOAL 276 #A6	-	G10785	177124042500
SHIP SHOAL 276 #A7	-	G10785	177124043000
SHIP SHOAL 314 #A002	SS314A0200	G26074	177124047202
SHIP SHOAL 314 #A004 (ORRI)	SS314A0400	G26074	177124047502
SHIP SHOAL 354 #A001 ST2	SS354A0102	G15312	177124055202
SHIP SHOAL 354 #A002 ST2	SS354A0202	G15312	177124056002
SHIP SHOAL 354 #A003 ST1	SS354A0301	G15312	177124057901
SHIP SHOAL 354 #A004 ST1	SS354A0401	G15312	177124057701
SHIP SHOAL 354 #A005	SS354A0500	G15312	177124065600
SHIP SHOAL 354 #A006	SS354A0600	G15312	177124066000
SHIP SHOAL 354 #A007 ST1	SS354A0701	G15312	177124066101
SHIP SHOAL 354 #A008	SS354A0800	G15312	177124066200
SHIP SHOAL206#E001(SS207E1	SS207E0100	G01523	177114115500
SOUTH MARSH IS 010 #004	SM01000400	G01181	177074089700
SOUTH MARSH IS 010 #A002	SM010A0200	G01181	177070050200
SOUTH MARSH IS 010 #A003	SM010A0300	G01181	177074043200
SOUTH MARSH IS 010 #A004	SM010A0400	G01181	177070050600
SOUTH MARSH IS 010 #A007	SM010A0700	G01181	177070051300
SOUTH MARSH IS 010 #A008	SM010A0800	G01181	177070052100
SOUTH MARSH IS 010 #A009E	SM010A09E0	G01181	177072000000
SOUTH MARSH IS 010 #A011	SM010A1100	G01181	177072000500
SOUTH MARSH IS 010 #A012	SM010A1200	G01181	177072001100
SOUTH MARSH IS 010 #A013 ST1	SM010A1301	G01181	177072000401
SOUTH MARSH IS 010 #A017	SM010A1700	G01181	177074032300
SOUTH MARSH IS 010 #A019	SM010A1901	G01181	177074046301
SOUTH MARSH IS 010 #A021	SM010A2100	G01181	177074075200
SOUTH MARSH IS 011 #034	SM01103400	G01182	177072004300
SOUTH MARSH IS 011 #058 BP2	SM01105802	G01182	177074090702
SOUTH MARSH IS 018 #A001 ST1	SM018A0101	G08680	177074057701
SOUTH MARSH IS 018 #A002	SM018A0200	G08680	177074064900
SOUTH MARSH IS 018 #A003	SM018A0300	G08680	177074070300
SOUTH MARSH IS 048 #E002	SM048E0201	00786	177072002801
SOUTH MARSH IS 048 #E003 ST1BP	SM048E0302	00786	177072003302
SOUTH MARSH IS 048 #E004	SM048E0401	00786	177072004001
SOUTH MARSH IS 048 #E005	SM048E005	00786	177072004800
SOUTH MARSH IS 048 #E007	SM048E07	00786	177074092300
SOUTH MARSH IS 066 #C001	SM066C0100	G01198	177070041200
SOUTH MARSH IS 066 #C002	SM066C0200	G01198	177070049000
SOUTH MARSH IS 066 #C003	SM066C0300	G01198	177074005800

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH MARSH IS 066 #C004	SM066C0400	G01198	177070050000
SOUTH MARSH IS 066 #C005	SM066C0500	G01198	177070050700
SOUTH MARSH IS 066 #C006	SM066C0600	G01198	177072018700
SOUTH MARSH IS 066 #C007	SM066C0700	G01198	177070052800
SOUTH MARSH IS 066 #C009B	SM066C09B0	G01198	177072001200
SOUTH MARSH IS 066 #C010 ST2	SM066C1002	G01198	177072002502
SOUTH MARSH IS 066 #C011	SM066C1100	G01198	177074072900
SOUTH MARSH IS 066 #C012	SM066C1200	G01198	177074073500
SOUTH MARSH IS 066 #D001	SM066D0100	G01198	177074025400
SOUTH MARSH IS 066 #D003	SM066D0300	G01198	177074029000
SOUTH MARSH IS 066 #D004	SM066D0400	G01198 G01198	177074029000
SOUTH MARSH IS 066 #D005	SM066D0500	G01198 G01198	177074032600
SOUTH MARSH IS 066 #D006 ST	SM066D0601 SM066D0701	G01198 G01198	177074031201 177074027401
SOUTH MARSH IS 066 #D007 ST1BP			
SOUTH MARSH IS 076 #F001 BP2	SM076F0102	G01208	177084095402
SOUTH MARSH IS 076 #F002	SM076F0200	G01208	177084095500
SOUTH MARSH IS 105 #A001	SM105A0100	G17938	177084089700
SOUTH MARSH IS 105 #A002 ST1	SM105A0201	G17938	177084089901
SOUTH MARSH IS 106 #A001N	SM106A01N0	G03776	177084038200
SOUTH MARSH IS 106 #A002 ST	SM106A02N1	G03776	177084038701
SOUTH MARSH IS 106 #A003N	SM106A03N0	G03776	177084039100
SOUTH MARSH IS 106 #A004	SM106A04N0	G03776	177084040600
SOUTH MARSH IS 106 #A005 ST2	SM106A05N2	G03776	177084047202
SOUTH MARSH IS 106 #A006 ST1	SM106A06N1	G03776	177084048401
SOUTH MARSH IS 106 #A007	SM106A07N0	G03776	177084048600
SOUTH MARSH IS 106 #A008	SM106A08N0	G03776	177084049100
SOUTH MARSH IS 106 #A009 ST1	SM106A09N1	G03776	177084049801
SOUTH MARSH IS 106 #A010	SM106A10N0	G03776	177084051300
SOUTH MARSH IS 106 #A011 ST2	SM106A11N2	G03776	177084052302
SOUTH MARSH IS 106 #A013	SM106A13N0	G03776	177084081200
SOUTH MARSH IS 106 #A014	SM106A14N0	G03776	177084082000
SOUTH MARSH IS 106 #A015	SM106A15N0	G03776	177084082600
SOUTH MARSH IS 106 #A016	SM106A16N0	G03776	177084082700
SOUTH MARSH IS 106 #A017	SM106A17N0	G03776	177084082800
SOUTH MARSH IS 106 #A020	SM106A20S0	G02279	177084082200
SOUTH MARSH IS 106#A012ST2	SM106A12S2	G02279	177084053602
SOUTH MARSH IS 108 #A018	SM108A1800	00792	177084094500
SOUTH MARSH IS 127 #B011	SM127B1100	G02883	177084015800
SOUTH MARSH IS 127 #B017	SM127B17S1	G02883	177084025801
SOUTH MARSH IS 127 #B022 ST1	SM127B2201	G02883	177084078501
SOUTH MARSH IS 128 #A002	SM128A0200	G02587	177084014300
SOUTH MARSH IS 128 #A003	SM128A0300	G02587	177084013400
SOUTH MARSH IS 128 #A004C ST1	SM128A04C1	G02587	177084014601
SOUTH MARSH IS 128 #A005	SM128A0500	G02587	177084015000
SOUTH MARSH IS 128 #A006 ST1	SM128A0601	G02587	177084016101
SOUTH MARSH IS 128 #A007	SM128A0700	G02587	177084015500

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH MARSH IS 128 #A009	SM128A0900	G02587	177084019100
SOUTH MARSH IS 128 #A010	SM128A1002	G02587	177084019302
SOUTH MARSH IS 128 #A011 ST3	SM128A1103	G02587	177084017103
SOUTH MARSH IS 128 #A012	SM128A1200	G02587	177084023600
SOUTH MARSH IS 128 #A013 ST2	SM128A1302	G02587	177084024002
SOUTH MARSH IS 128 #A014	SM128A1400	G02587	177084026100
SOUTH MARSH IS 128 #A015 ST2	SM128A1502	G02587	177084012902
SOUTH MARSH IS 128 #A016 ST1	SM128A1601	G02587	177084033301
SOUTH MARSH IS 128 #A010 311	SM128A1702	G02587	177084028202
SOUTH MARSH IS 128 #A018	SM128A1702	G02587	177084030300
SOUTH MARSH IS 128 #A019	SM128A1900	G02587	177084035100
SOUTH MARSH IS 128 #A019	SM128A2100	G02587	177084035100
SOUTH MARSH IS 128 #A022 ST2 SOUTH MARSH IS 128 #A023 ST1	SM128A2202 SM128A2301	G02587 G02587	177084034402 177084037601
	SM128A2301 SM128A2400	+	177084037601
SOUTH MARSH IS 128 #A024		G02587	
SOUTH MARSH IS 128 #A025	SM128A2500	G02587	177084040000
SOUTH MARSH IS 128 #A026	SM128A2600	G02587	177084039900
SOUTH MARSH IS 128 #B001A	SM128B01D0	G02587	177084011000
SOUTH MARSH IS 128 #B002 ST1	SM128B0201	G02587	177084014401
SOUTH MARSH IS 128 #B003 ST1	SM128B0301	G02587	177084011601
SOUTH MARSH IS 128 #B005D	SM128B05D0	G02587	177084012700
SOUTH MARSH IS 128 #B006 ST2	SM128B0602	G02587	177084012202
SOUTH MARSH IS 128 #B007 ST2	SM128B0702	G02587	177084014502
SOUTH MARSH IS 128 #B008A	SM128B08A0	G02587	177084014700
SOUTH MARSH IS 128 #B009	SM128B0900	G02587	177084014900
SOUTH MARSH IS 128 #B010	SM128B1000	G02587	177084015600
SOUTH MARSH IS 128 #B012 ST1	SM128B1201	G02587	177084016401
SOUTH MARSH IS 128 #B013	SM128B1300	G02587	177084023500
SOUTH MARSH IS 128 #B015	SM128B1500	G02587	177084024700
SOUTH MARSH IS 128 #B016	SM128B1600	G02587	177084025300
SOUTH MARSH IS 128 #B018	SM128B1800	G02587	177084029200
SOUTH MARSH IS 128 #B019	SM128B1900	G02587	177084030600
SOUTH MARSH IS 128 #B020	SM128B2000	G02587	177084063300
SOUTH MARSH IS 128 #B021	SM128B2100	G02587	177084078200
SOUTH MARSH IS 128 #B024	SM128B2400	G02587	177084088600
SOUTH MARSH IS 128 #C001	SM128C0100	G02587	177084028600
SOUTH MARSH IS 128 #C002	SM128C0200	G02587	177084027300
SOUTH MARSH IS 128 #C003	SM128C0300	G02587	177084029600
SOUTH MARSH IS 128 #C004A	SM128C04A0	G02587	177084030000
SOUTH MARSH IS 128 #C005A	SM128C05A0	G02587	177084030700
SOUTH MARSH IS 128 #C006A	SM128C06A0	G02587	177084031300
SOUTH MARSH IS 128 #C007	SM128C0700	G02587	177084031700
SOUTH MARSH IS 128 #C008	SM128C0800	G02587	177084032000
SOUTH MARSH IS 128 #C009	SM128C0900	G02587	177084034900
SOUTH MARSH IS 128 #C010D	SM128C10D0	G02587	177084035000
SOUTH MARSH IS 128 #C011	SM128C1100	G02587	177084036400

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH MARSH IS 128 #C012A	SM128C12A0	G02587	177084037300
SOUTH MARSH IS 128 #C013	SM128C1300	G02587	177084037700
SOUTH MARSH IS 128 #C014	SM128C1400	G02587	177084038900
SOUTH MARSH IS 128 #C015A	SM128C15A0	G02587	177084039300
SOUTH MARSH IS 128 #C016	SM128C1600	G02587	177084062000
SOUTH MARSH IS 128 #C017A	SM128C17A0	G02587	177084062600
SOUTH MARSH IS 128 #C018D	SM128C18D0	G02587	177084062900
SOUTH MARSH IS 128 #C019	SM128C1900	G02587	177084088000
SOUTH MARSH IS 128 #C020	SM128C2000	G02587	177084088100
SOUTH MARSH IS 128 #C021	SM128C2101	G02587	177084088100
SOUTH MARSH IS 128 #C021	SM132B0200	G02387 G02282	177084031800
SOUTH MARSH IS 132 #B002	SM132B0200	G02282 G02282	177084031601
			177084031601
SOUTH MARSH IS 132 #B004 SOUTH MARSH IS 132 #B005	SM132B0400 SM132B0500	G02282 G02282	177084033500
		+	
SOUTH MARSH IS 132 #B006	SM132B0600	G02282	177084033900
SOUTH MARSH IS 132 #B007	SM132B0700	G02282	177084034100
SOUTH MARSH IS 132 #B008	SM132B0800	G02282	177084035500
SOUTH MARSH IS 132 #B009	SM132B0900	G02282	177084036200
SOUTH MARSH IS 132 #B010	SM132B1000	G02282	177084036500
SOUTH MARSH IS 132 #B011	SM132B1100	G02282	177084037800
SOUTH MARSH IS 135 #C003 BP1	SM135C0301	G19776	177084089401
SOUTH MARSH IS 136 #A004	SM136A0400	G02588	177084021900
SOUTH MARSH IS 136 #A008	SM136A08	G02588	177084032401
SOUTH MARSH IS 136 #A010	SM136A1000	G02588	177084035700
SOUTH MARSH IS 136 #A015	SM136A1500	G02588	177084071200
SOUTH MARSH IS 136 #C007	SM136C0700	G02588	177084091900
SOUTH MARSH IS 137 #A001	SM137A0100	G02589	177084007700
SOUTH MARSH IS 137 #A003	SM137A0300	G02589	177084020400
SOUTH MARSH IS 137 #A005	SM137A0500	G02589	177084024100
SOUTH MARSH IS 137 #A009	SM137A0900	G02589	177084034600
SOUTH MARSH IS 137 #A011 ST1	SM137A1101	G02589	177084030201
SOUTH MARSH IS 137 #A012	SM137A1200	G02589	177084040400
SOUTH MARSH IS 137 #A013	SM137A1300	G02589	177084042900
SOUTH MARSH IS 137 #A014	SM137A1400	G02589	177084045000
SOUTH MARSH IS 137 #A018	SM137A1800	G02589	177084072800
SOUTH MARSH IS 141 #B014C	SM141B14C1	G02885	177084025701
SOUTH MARSH IS 141 #B023A	SM141B23A0	G02885	177084079100
SOUTH MARSH IS 149 #C001 ST1	SM149C0101	G02592	177084088901
SOUTH MARSH IS 149 #C002	SM149C0200	G02592	177084089100
SOUTH MARSH IS 149 #C004	SM149C0400	G02592	177084090300
SOUTH MARSH IS 149 #C005	SM149C0500	G02592	177084090400
SOUTH MARSH IS 149 #D001	SM149D0101	G02592	177084094401
SOUTH MARSH IS 150 #C006 BP2	SM150C0600	G16325	177084091802
SOUTH MARSH IS 150 #D002	SM150D0200	G16325	177084095700
SOUTH MARSH IS 150 #D003	SM150D0301	G16325	177084096401
SOUTH MARSH IS 161 #A014 ORRI	SM161A1400	G04809	177084061401

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH MARSH IS 161 #A015 ORRI	SM161A1500	G04809	177084090501
SOUTH MARSH IS 236 #139 (ORRI)	SM23613900	00310	177074053802
SOUTH MARSH IS 236 #144 ORRI	SM23614400	00310	177074058600
SOUTH MARSH IS 236 #160 (ORRI)	SM23616000	00310	177074058700
SOUTH MARSH IS 236 #A001 ORRI	SM236A0100	00310	177074037700
SOUTH MARSH IS 236 #A003 ORRI	SM236A0300	00310	177074040800
SOUTH MARSH IS 236 #A005 ORRI	SM236A0500	00310	177074040300
SOUTH MARSH IS 236 #A009 ORRI	SM236A0900	00310	177074041100
SOUTH MARSH IS 240 #0200	SM24020000	00310	177074078800
SOUTH MARSH IS 240 #0200			
	SM240153	00310	177074061100
SOUTH MARSH IS 240 #156	SM24015600	00310	177074061800
SOUTH MARSH IS 240 #191	SM24019101	00310	177074073600
SOUTH MARSH IS 240 #196	SM24019600	00310	177074075800
SOUTH MARSH IS 240 #E001	SM240E0100	00310	177074060900
SOUTH MARSH IS 240 #E002	SM240E0200	00310	177074065600
SOUTH MARSH IS 241 #302	SM241302	00310	177074042001
SOUTH MARSH IS 268 #A002C	SM268A02C0	G02310	177074007600
SOUTH MARSH IS 268 #A007A	SM268A07A0	G02310	177074013600
SOUTH MARSH IS 268 #A017B	SM268A17B0	G02310	177074016800
SOUTH MARSH IS 268 #D001	SM268D0100	G02310	177074020600
SOUTH MARSH IS 268 #D003D	SM268D03D0	G02310	177074021600
SOUTH MARSH IS 268 #D004	SM268D0400	G02310	177074022500
SOUTH MARSH IS 268 #D006	SM268D0600	G02310	177074024700
SOUTH MARSH IS 268 #D007	SM268D0700	G02310	177074025700
SOUTH MARSH IS 268 #D012	SM268D1200	G02310	177074028700
SOUTH MARSH IS 268 #D016D	SM268D16D1	G02310	177074029901
SOUTH MARSH IS 269 #A021B	SM269A21B0	G02311	177074018100
SOUTH MARSH IS 269 #B002	SM269B0200	G02311	177074008100
SOUTH MARSH IS 269 #B017 ST1	SM269B1701	G02311	177074075701
SOUTH MARSH IS 269 #B019 BP1	SM269B1901	G02311	177074088501
SOUTH MARSH IS 269 #F001 ST1	SM269F0101	G02311	177074080401
SOUTH MARSH IS 280 #G001	SM280G0100	G14456	177074071400
SOUTH MARSH IS 280 #G002	SM280G0200	G14456	177074080700
SOUTH MARSH IS 280 #H001 ST1	SM280H0102	G14456	177074081802
SOUTH MARSH IS 280 #H002 STB	SM280H0203	G14456	177074082303
SOUTH MARSH IS 281 #C001	SM281C0100	G02600	177074012500
SOUTH MARSH IS 281 #C003A	SM281C03A0	G02600	177074013900
SOUTH MARSH IS 281 #C005A	SM281C05A0	G02600	177074015300
SOUTH MARSH IS 281 #C006	SM281C0600	G02600	177074015800
SOUTH MARSH IS 281 #C008 ST1	SM281C0801	G02600	177074017701
SOUTH MARSH IS 281 #C010 ST	SM281C1001	G02600	177074020701
SOUTH MARSH IS 281 #C011 ST1	SM281C1101	G02600	177074022401
SOUTH MARSH IS 281 #C012A	SM281C12A0	G02600	177074024100
SOUTH MARSH IS 281 #C014 ST	SM281C1401	G02600	177074026901
SOUTH MARSH IS 281 #C015	SM281C1500	G02600	177074028300
SOUTH MARSH IS 281 #C016C	SM281C16C0	G02600	177074029600
33 3 111 W. M.311 I3 201 IFC010C	3.1.23161666	302000	1,,0,,402,3000

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH MARSH IS 281 #C017	SM281C1700	G02600	177074030500
SOUTH MARSH IS 281 #C019B	SM281C19B0	G02600	177074034400
SOUTH MARSH IS 281 #C020 ST1	SM281C2001	G02600	177074034901
SOUTH MARSH IS 281 #C021B	SM281C21B0	G02600	177074035500
SOUTH MARSH IS 281 #C023 ST2	SM281C2302	G02600	177074036802
SOUTH MARSH IS 281 #C024	SM281C2400	G02600	177074037300
SOUTH MARSH IS 281 #C024	SM281C2500		177074083500
		G02600	
SOUTH MARSH IS 281 #C026	SM281C2600	G02600	177074083700
SOUTH MARSH IS 281 #C027	SM281C2700	G02600	177074085200
SOUTH MARSH IS 281 #C028 BP2	SM281C2802	G02600	177074089402
SOUTH MARSH IS 281 #D002	SM281D0200	G02600	177074021100
SOUTH MARSH IS 281 #D009	SM281D0900	G02600	177074027100
SOUTH MARSH IS 281 #D010A	SM281D10A0	G02600	177074027500
SOUTH MARSH IS 281 #D011	SM281D1100	G02600	177074028000
SOUTH MARSH IS 281 #D013	SM281D1300	G02600	177074029100
SOUTH MARSH IS 281 #D014A	SM281D14A0	G02600	177074029700
SOUTH MARSH IS 281 #D05A	SM281D05A0	G02600	177074023200
SOUTH MARSH IS 281 #D08A	SM281D08A0	G02600	177074026600
SOUTH MARSH IS 281 #E001D	SM281E01D0	G02600	177074018500
SOUTH MARSH IS 281 #E002A	SM281E02A0	G02600	177074024600
SOUTH MARSH IS 281 #E003	SM281E0300	G02600	177074027800
SOUTH MARSH IS 281 #E004	SM281E0400	G02600	177074028500
SOUTH MARSH IS 281 #E005A	SM281E05A0	G02600	177074029300
SOUTH MARSH IS 281 #E006	SM281E0601	G02600	177074030101
SOUTH MARSH IS 281 #E007	SM281E0700	G02600	177074031600
SOUTH MARSH IS 281 #E008A	SM281E08A1	G02600	177074033101
SOUTH MARSH IS 281 #E009A	SM281E09A0	G02600	177074033800
SOUTH MARSH IS 281 #E010A	SM281E10A0	G02600	177074034800
SOUTH MARSH IS 281 #E011 ST	SM281E1101	G02600	177074035601
SOUTH MARSH IS 281 #E012	SM281E1200	G02600	177074036000
SOUTH MARSH IS 281 #E013	SM281E1300	G02600	177074036600
SOUTH MARSH IS 281 #E014	SM281E1400	G02600	177074038600
SOUTH MARSH IS 281 #1001	SM281I0101	G02600	177074082601
SOUTH MARSH IS 281 #1001 SOUTH MARSH IS 281 #1002 ST1		G02600	
	SM281I0201	+	177074082701
SOUTH MARSH IS 281 #1003	SM281I0300	G02600	177074082800
SOUTH MARSH IS 48 # E 6	SM048E06	00786	177074066702
SOUTH PASS 061 #D004 ST2	SP061D0402	G01609	177234006302
SOUTH PASS 061 #D023	SP061D2300	G01609	177234008200
SOUTH PASS 061 #D024 ST1	SP061D2401	G01609	177234007701
SOUTH PASS 061 #D025	SP061D2500	G01609	177234008300
SOUTH PASS 061 #D026	SP061D2600	G01609	177234008400
SOUTH PASS 061 #D033 ST2	SP061D3302	G01609	177234008702
SOUTH PASS 061 #D034 ST1	SP061D3401	G01609	177234009001
SOUTH PASS 061 #D035 ST2	SP061D3502	G01609	177234009102
SOUTH PASS 061 #D036 ST1	SP061D3601	G01609	177234009201
SOUTH PASS 061 #D038	SP061D38	G01609	177234009702

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH PASS 061 #D039 ST1	SP061D3901	G01609	177234009801
SOUTH PASS 061 #D040 ST2	SP061D4002	G01609	177234009502
SOUTH PASS 061 #D043 ST2	SP061D4302	G01609	177234009602
SOUTH PASS 062 #C001	SP062C0101	G01294	177230007901
SOUTH PASS 062 #C004	SP062C0401	G01294	177232000101
SOUTH PASS 062 #C005	SP062C0500	G01294	177230008600
SOUTH PASS 062 #C006	SP062C0601	G01294	177232000301
SOUTH PASS 062 #C007 ST3	SP062C0703	G01294	177234000803
SOUTH PASS 062 #C009	SP062C0900	G01294	177232000800
SOUTH PASS 062 #C003	SP062C1101	G01294	177232000800
SOUTH PASS 062 #C011 311	SP062C1101 SP062C13B0	G01294 G01294	177232001301
SOUTH PASS 062 #C016	SP062C1600	G01294 G01294	177232002100
SOUTH PASS 062 #C016 SOUTH PASS 062 #C017	SP062C1600 SP062C1702		177232003000
	SP062C1702 SP062C1800	G01294	
SOUTH PASS 062 #C018 SOUTH PASS 062 #C021		G01294	177232003200
	SP062C2105	G01294	177230008005
SOUTH PASS 062 #D001	SP062D0100	G01294	177234012300
SOUTH PASS 062 #D002	SP062D0200	G01294	177234011900
SOUTH PASS 062 #D003	SP062D0300	G01294	177234012000
SOUTH PASS 062 #D004	SP062D0401	G01294	177234012901
SOUTH PASS 062 #D005	SP062D0500	G01294	177234012100
SOUTH PASS 062 #D007	SP062D0700	G01294	177234012200
SOUTH PASS 062 #D008	SP062D0800	G01294	177234012500
SOUTH PASS 062 #D009	SP062D0900	G01294	177234013000
SOUTH PASS 062 #D010 ST1	SP062D1001	G01294	177234012801
SOUTH PASS 062 #D012	SP062D1200	G01294	177234013200
SOUTH PASS 062 #D014	SP062D1400	G01294	177234014100
SOUTH PASS 062 #D019	SP062D1900	G01294	177234012400
SOUTH PASS 062 #D020 ST1	SP062D2001	G01294	177234014001
SOUTH PASS 062 #D021	SP062D2100	G01294	177234013700
SOUTH PASS 062 #D022	SP062D2201	G01294	177234013801
SOUTH PASS 062 #D023	SP062D2300	G01294	177234014300
SOUTH PASS 062 #D027	SP062D2700	G01294	177234014500
SOUTH PASS 062 #D028	SP062D2800	G01294	177234014601
SOUTH PASS 062 #D029	SP062D2900	G01294	177234014900
SOUTH PASS 062 #D030	SP062D3000	G01294	177234014700
SOUTH PASS 062 #D031	SP062D3100	G01294	177234014800
SOUTH PASS 062 #D032	SP062D3201	G01294	177234015001
SOUTH PASS 062 #D033	SP062D3300	G01294	177234016300
SOUTH PASS 062 #D034A	SP062D34A0	G01294	177234016600
SOUTH PASS 062 #D035	SP062D3500	G01294	177234016900
SOUTH PASS 062 #D036	SP062D3600	G01294	177234016400
SOUTH PASS 064 #A003A	SP064A0300	G01901	177232001700
SOUTH PASS 064 #A013 ST1	SP064A1300	G01901	177232004800
SOUTH PASS 064 #B014 ST	SP064B1401	G01901	177254002601
SOUTH PASS 064 #B021	SP064B2100	G01901	177254003300
SOUTH PASS 064 #B023	SP064B2300	G01901	177254003600

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH PASS 064 #B034	SP064B3400	G01901	177254005100
SOUTH PASS 064 #C001	SP064C0100	G01901	177254039900
SOUTH PASS 065 #A001	SP065A0101	G01610	177232001001
SOUTH PASS 065 #A009	SP065A0900	G01610	177232004400
SOUTH PASS 065 #A012	SP065A1200	G01610	177232004700
SOUTH PASS 065 #A016A	SP065A1600	G01610	177232005100
SOUTH PASS 065 #A018	SP065A1800	G01610	177232005600
SOUTH PASS 065 #A024	SP065A2400	G01610	177232006700
SOUTH PASS 065 #A027	SP065A2700	G01610	177232007100
SOUTH PASS 065 #A028	SP065A2800	G01610	177232007200
SOUTH PASS 065 #A029	SP065A2900	G01610	177232007400
SOUTH PASS 065 #A030 ST	SP065A3001	G01610	177232007501
SOUTH PASS 065 #A034	SP065A3400	G01610	177232007900
SOUTH PASS 065 #A036 ST	SP065A3602	G01610	177232007802
SOUTH PASS 065 #B011	SP065B1100	G01610	177254001900
SOUTH PASS 065 #B019	SP065B1900	G01610	177254003000
SOUTH PASS 065 #B033 ST2	SP065B3302	G01610	177254005002
SOUTH PASS 065 #C003	SP065C0300	G01610	177254040900
SOUTH PASS 065 #C010	SP065C1000	G01610	177254042800
SOUTH PASS 065 #C022	SP065C2200	G01610	177254045800
SOUTH PASS 065 #C023	SP065C2300	G01610	177254046700
SOUTH PASS 070 #C001	SP070C0100	G01614	177234001200
SOUTH PASS 070 #C002	SP070C0200	G01614	177234001400
SOUTH PASS 070 #C003	SP070C0300	G01614	177234001500
SOUTH PASS 070 #C004	SP070C0400	G01614	177234001600
SOUTH PASS 070 #C006	SP070C0600	G01614	177234001800
SOUTH PASS 070 #C009	SP070C0900	G01614	177234002000
SOUTH PASS 070 #C010	SP070C1000	G01614	177234002200
SOUTH PASS 070 #C011	SP070C1100	G01614	177234002300
SOUTH PASS 070 #C014	SP070C1400	G01614	177234002500
SOUTH PASS 070 #C015	SP070C1500	G01614	177234002600
SOUTH PASS 070 #C017	SP070C1700	G01614	177234002800
SOUTH PASS 070 #C018	SP070C1800	G01614	177234002900
SOUTH PASS 070 #C019	SP070C1900	G01614	177234003000
SOUTH PASS 070 #C021	SP070C2100	G01614	177234003200
SOUTH PASS 070 #C022	SP070C2200	G01614	177234003300
SOUTH PASS 070 #C024	SP070C2400	G01614	177234003500
SOUTH PASS 070 #C025	SP070C2500	G01614	177234003700
SOUTH PASS 070 #C026	SP070C2600	G01614	177234003800
SOUTH PASS 070 #C028	SP070C2800	G01614	177234004000
SOUTH PASS 070 #C029 ST2	SP070C2902	G01614	177234004402
SOUTH PASS 070 #C031	SP070C3100	G01614	177234004500
SOUTH PASS 070 #C032	SP070C3200	G01614	177234004600
SOUTH PASS 070 #C034	SP070C3400	G01614	177234004700
SOUTH PASS 070 #C038	SP070C3800	G01614	177234005100
SOUTH PASS 070 #C039 ST1	SP070C3901	G01614	177234004901

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH PASS 070 #C041	SP070C4100	G01614	177234005400
SOUTH PASS 070 #C042	SP070C4200	G01614	177234005500
SOUTH PASS 070 #C045	SP070C4500	G01614	177234005700
SOUTH PASS 070 #C046 ST3	SP070C4603	G01614	177234005003
SOUTH PASS 070 #C047	SP070C4700	G01614	177234005800
SOUTH PASS 070 #C048	SP070C4800	G01614	177234005900
SOUTH PASS 070 #D001	SP070D0100	G01614	177234006000
SOUTH PASS 070 #D002	SP070D0200	G01614	177234006100
SOUTH PASS 070 #D003	SP070D0300	G01614	177234006200
SOUTH PASS 070 #D005	SP070D0500	G01614	177234006400
SOUTH PASS 070 #D006 ST1	SP070D0600	G01614	177234006501
SOUTH PASS 070 #D007	SP070D0700	G01614	177234006600
SOUTH PASS 070 #D008	SP070D0800	G01614	177234006700
SOUTH PASS 070 #D012	SP070D1200	G01614	177234007100
SOUTH PASS 070 #D013	SP070D130	G01614	177234007200
SOUTH PASS 070 #D014	SP070D1400	G01614	177234007300
SOUTH PASS 070 #D015 ST1	SP070D1501	G01614	177234007401
SOUTH PASS 070 #D016	SP070D1600	G01614	177234007500
SOUTH PASS 070 #D018	SP070D1800	G01614	177234007600
SOUTH PASS 070 #D020	SP070D2000	G01614	177234007800
SOUTH PASS 070 #D021	SP070D2100	G01614	177234007900
SOUTH PASS 070 #D027	SP070D2700	G01614	177234008500
SOUTH PASS 070 #D028	SP070D2800	G01614	177234008600
SOUTH PASS 070 #D030	SP070D3000	G01614	177234008800
SOUTH PASS 070 #D037	SP070D3700	G01614	177234009300
SOUTH PASS 070 #D042 ST1	SP070D4201	G01614	177234009901
SOUTH PASS 070 #D044 ST1	SP070D4401	G01614	177234016201
SOUTH PASS 087 #006	SP08700602	G07799	177224023102
SOUTH PASS 087 #D002 ST	SP087D0201	G07799	177224021001
SOUTH PASS 087 #D003	SP087D0202	G07799	177224021202
SOUTH PASS 087 #D008	SP087D0800	G07799	177224020803
SOUTH PASS 087 #D009	SP087D0900	G07799	177224022600
SOUTH PASS 087 #D011	SP087D1101	G07799	177224022801
SOUTH PASS 087 #D07A	SP087D0700	G07799	177224020900
SOUTH PASS 088 #D005 ST	SP088D0501	G10894	177224021901
SOUTH PASS 088 #D006	SP088D0601	G10894	177224022201
SOUTH PASS 088 #D010	SP088D1001	G10894	177224022701
SOUTH PASS 089 #013	SP08901300	G01618	177224015100
SOUTH PASS 089 #014	SP08901400	G01618	177224017500
SOUTH PASS 089 #B001A	SP089B01A0	G01618	177224005300
SOUTH PASS 089 #B002A	SP089B02A0	G01618	177224005700
SOUTH PASS 089 #B003	SP089B0300	G01618	177224006400
SOUTH PASS 089 #B004A	SP089B04A0	G01618	177224006800
SOUTH PASS 089 #B005	SP089B0500	G01618	177224008400
SOUTH PASS 089 #B006D	SP089B06D0	G01618	177224009500
SOUTH PASS 089 #B007	SP089B0700	G01618	177224008501

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH PASS 089 #B008 ST1	SP089B0801	G01618	177224009901
SOUTH PASS 089 #B009 ST1	SP089B0901	G01618	177224008601
SOUTH PASS 089 #B010	SP089B1000	G01618	177224010900
SOUTH PASS 089 #B011 ST	SP089B1101	G01618	177224010403
SOUTH PASS 089 #B012	SP089B1200	G01618	177224011200
SOUTH PASS 089 #B013	SP089B1300	G01618	177224011704
SOUTH PASS 089 #B014	SP089B1400	G01618	177224011601
SOUTH PASS 089 #B015 ST3	SP089B1503	G01618	177224012703
SOUTH PASS 089 #B016 ST2	SP089B1602	G01618	177224014702
SOUTH PASS 089 #B017 ST	SP089B1701	G01618	177224015901
SOUTH PASS 089 #B018 ST2	SP089B1802	G01618	177224017602
SOUTH PASS 089 #B019 ST	SP089B1901	G01618	177224017901
SOUTH PASS 089 #B020 ST3	SP089B2003	G01618	177224016203
SOUTH PASS 089 #B022	SP089B2200	G01618	177224017800
SOUTH PELTO 001 #A002 ST1	PL001A0201	G04234	177134009201
SOUTH PELTO 001 #A004	PL001A0400	G04234	177134015600
SOUTH PELTO 001 #A005	PL001A0500	G04234	177134009800
SOUTH PELTO 001 #A006	PL001A0600	G04234	177134016100
SOUTH PELTO 009 #001	PL00900100	G02924	177134001300
SOUTH PELTO 009 #002	PL00900200	G02924	177134002300
SOUTH PELTO 009 #005	PL00900500	G02924	177134018700
SOUTH PELTO 009 #006	PL00900600	G02924	177134006100
SOUTH PELTO 009 #007	PL00900700	G02924	177134007800
SOUTH PELTO 009 #010	PL00901000	G02924	177134025300
SOUTH PELTO 010 #002	PL01000200	G02925	177134001000
SOUTH PELTO 010 #003	PL01000300	G02925	177134001400
SOUTH PELTO 010 #004	PL01000400	G02925	177134001600
SOUTH PELTO 010 #005	PL01000500	G02917	177114098000
SOUTH PELTO 010 #006 ST1	PL01000601	G02925	177134002101
SOUTH PELTO 010 #007	PL01000700	G02925	177134002200
SOUTH PELTO 010 #009 ST3	PL01000903	G02925	177134003303
SOUTH PELTO 010 #010	PL01001000	G02925	177134007200
SOUTH PELTO 010 #011 ST2	PL01001102	G02925	177134005102
SOUTH PELTO 010 #012 ST5	PL01001205	G02925	177134006705
SOUTH PELTO 010 #013 ST1	PL01001301	G02925	177134007402
SOUTH PELTO 010 #014	PL01001400	G02925	177134009400
SOUTH PELTO 010 #016 ST2	PL01001602	G02925	177134011802
SOUTH PELTO 010 #017 ST1	PL01001701	G02925	177134012301
SOUTH PELTO 010 #019 ST1	PL01001901	G02925	177134010601
SOUTH PELTO 010 #020	PL01002000	G02925	177134015800
SOUTH PELTO 010 #022 ST1	PL01002201	G02925	177134018201
SOUTH PELTO 010 #023 ST1	PL01002301	G02925	177134016601
SOUTH PELTO 010 #026	PL01002600	G02925	177134018000
SOUTH PELTO 010 #B025	PL010B2501	G02925	177134018301
SOUTH PELTO 011 #017	PL01101700	00071	177134003102
SOUTH PELTO 011 #019 ST1	PL01101901	00071	177134004501

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SOUTH PELTO 011 #022	PL01102200	00071	177134012000
SOUTH PELTO 011 #025	PL01102500	00071	177134018900
SOUTH PELTO 011 #031	PL01103100	00071	177134022701
SOUTH PELTO 011 #032	PL01103200	00071	177134022600
SOUTH PELTO 011 #F001	PL011F0100	00071	177130000300
SOUTH PELTO 011 #F002	PL011F0200	00071	177134000500
SOUTH PELTO 011 #F003 ST	PL011F0300	00071	177134001700
SOUTH PELTO 013 #009	PL01300900	G03171	177134019701
SOUTH PELTO 025 #005 (ORRI)	PL02500502	G14535	177134024303
SOUTH PELTO 025 #006 (ORRI)	PL02500600	G14535	177134025003
SOUTH PELTO 025 #JA001	PL025JA01	G14535	177134019800
SOUTH PELTO 025 #JB001 (ORRI)	PL025JB012	G14535	177134020302
SOUTH TIMBALIER 049 #A001 ST2	ST049A0102	G24956	177154123902
SOUTH TIMBALIER 053 #004	ST05300401	G04000	177154043101
SOUTH TIMBALIER 053 #006	ST05300601	G04000	177154083500
SOUTH TIMBALIER 053 #A001	ST053A0101	G04000	177154034402
SOUTH TIMBALIER 053 #A002	ST053A0201	G04000	177154037601
SOUTH TIMBALIER 053 #A003	ST053A0301	G04000	177154038401
SOUTH TIMBALIER 053 #A004	ST053A0400	G04000	177154038500
SOUTH TIMBALIER 053 #A006	ST053A0601	G04000	177154039201
SOUTH TIMBALIER 053 #A007	ST053A0700	G04000	177154040400
SOUTH TIMBALIER 053 #A008	ST053A0800	G04000	177154040500
SOUTH TIMBALIER 053 #A009	ST053A0900	G04000	177154041500
SOUTH TIMBALIER 053 #A010	ST053A1001	G04000	177154043501
SOUTH TIMBALIER 053 #A011	ST053A1100	G04000	177154042400
SOUTH TIMBALIER 053 #A012	ST053A1201	G04000	177154042301
SOUTH TIMBALIER 053 #A013	ST053A1300	G04000	177154044000
SOUTH TIMBALIER 053 #A014	ST053A1400	G04000	177154042900
SOUTH TIMBALIER 053 #A015	ST053A1501	G04000	177154076901
SOUTH TIMBALIER 053 #A016	ST053A1601	G04000	177154043601
SOUTH TIMBALIER 053 #A017	ST053A1701	G04000	177154061101
SOUTH TIMBALIER 053 #A018	ST053A1801	G04000	177154061201
SOUTH TIMBALIER 053 #A019	ST053A1900	G04000	177154077200
SOUTH TIMBALIER 053 #A020	ST053A2001	G04000	177154077101
SOUTH TIMBALIER 053 #A021	ST053A2100	G04000	177154111000
SOUTH TIMBALIER 053 #C001	ST053C0100	G04000	177154067200
SOUTH TIMBALIER 053 #C002	ST053C0200	G04000	177154107300
SOUTH TIMBALIER 053 #1001	ST053I0100	G04000	177154031200
SOUTH TIMBALIER 067 #006	ST06700602	00020	177154078404
SOUTH TIMBALIER 148 #A001	ST148A0100	G01960	177154009400
SOUTH TIMBALIER 148 #A002	ST148A0200	G01960	177154013200
SOUTH TIMBALIER 148 #A003	ST148A0300	G01960	177154015800
SOUTH TIMBALIER 148 #A004	ST148A04	G01960	177154039700
SOUTH TIMBALIER 148 #A005	ST148A05	G01960	177154041100
SOUTH TIMBALIER 148 #A006	ST148A0600	G01960	177154074603
SOUTH TIMBALIER 148 #A007	ST148A0700	G01960	1771540890

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH TIMBALIER 148 #A008	ST148A0801	G01960	177154090501
SOUTH TIMBALIER 148 #A009	ST148A0903	G01960	177154095103
SOUTH TIMBALIER 205 #B001 ST1	ST205B0101	G05612	177154059001
SOUTH TIMBALIER 205 #B002A ST1	ST205B02A1	G05612	177154062901
SOUTH TIMBALIER 205 #B004 ST1	ST205B0401	G05612	177154081601
SOUTH TIMBALIER 205 #B005A	ST205B05A0	G05612	177154103300
SOUTH TIMBALIER 205 #G001 ST1	ST205G0101	G05612	177154106701
SOUTH TIMBALIER 205 #G003 ST1	ST205G0301	G05612	177154115301
SOUTH TIMBALIER 205 #G003 311	ST206A0101	G05613	177154057801
SOUTH TIMBALIER 200 #A001 ST1	ST206A0201	G05613	177154060101
SOUTH TIMBALIER 200 #A002 311	ST206A0300	G05613	177154061000
SOUTH TIMBALIER 200 #A003	ST206A04A0	G05613	177154074300
SOUTH TIMBALIER 200 #A004A			
SOUTH TIMBALIER 206 #A006 SOUTH TIMBALIER 206 #A007	ST206A0600 ST206A0700	G05613 G05613	177154075100 177154075200
SOUTH TIMBALIER 206 #A008	ST206A0800	G05613	177154075300
SOUTH TIMBALIER 206 #A010ST2RR	ST206A0900	G05613	177154075400
SOUTH TIMBALIER 206 #A010ST2BP	ST206A1002	G05613	177154075702
SOUTH TIMBALIER 206 #B003 ST1	ST206B0301	G05613	177154074001
SOUTH TIMBALIER 206 #B006	ST206B0600	G05613	177154103000
SOUTH TIMBALIER 276 #A010 ST1	ST276A1001	G07780	177164013301
SOUTH TIMBALIER 276 #A019	ST276A1900	G07780	177164014500
SOUTH TIMBALIER 276 #A029	ST276A2900	G07780	177164022300
SOUTH TIMBALIER 290 #A025	- CT204 4 2 2 2 2	G16454	608104014901
SOUTH TIMBALIER 291 #A023	ST291A2300	G16455	608104014700
SOUTH TIMBALIER 295 #A001	ST295A0102	G05646	177164010302
SOUTH TIMBALIER 295 #A002	ST295A0200	G05646	177164005500
SOUTH TIMBALIER 295 #A003	ST295A0300	G05646	177164010400
SOUTH TIMBALIER 295 #A004	ST295A0400	G05646	177164011300
SOUTH TIMBALIER 295 #A005	ST295A0500	G05646	177164011600
SOUTH TIMBALIER 295 #A006	ST295A0600	G05646	177164011800
SOUTH TIMBALIER 295 #A007	ST295A0700	G05646	177164012000
SOUTH TIMBALIER 295 #A008	ST295A0800	G05646	177164012200
SOUTH TIMBALIER 295 #A009	ST295A0900	G05646	177164012300
SOUTH TIMBALIER 295 #A011	ST295A1100	G05646	177164012700
SOUTH TIMBALIER 295 #A012	ST295A1200	G05646	177164012400
SOUTH TIMBALIER 295 #A013 ST1	ST295A1301	G05646	177164012901
SOUTH TIMBALIER 295 #A014	ST295A1400	G05646	177164013400
SOUTH TIMBALIER 295 #A015	ST295A1500	G05646	177164013700
SOUTH TIMBALIER 295 #A016 ST1	ST295A1601	G05646	177164013901
SOUTH TIMBALIER 295 #A017	ST295A1700	G05646	177164014000
SOUTH TIMBALIER 295 #A018	ST295A1800	G05646	177164014400
SOUTH TIMBALIER 295 #A020	ST295A2000	G05646	177164014700
SOUTH TIMBALIER 295 #A021 ST2	ST295A2102	G05646	177164014902
SOUTH TIMBALIER 295 #A022 ST3	ST295A2203	G05646	177164017703
SOUTH TIMBALIER 295 #A023	ST295A2300	G05646	177164018000
SOUTH TIMBALIER 295 #A024	ST295A2400	G05646	177164018300

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH TIMBALIER 295 #A025D	ST295A25D0	G05646	177164018100
SOUTH TIMBALIER 295 #A026	ST295A2600	G05646	177164018400
SOUTH TIMBALIER 295 #A027	ST295A2700	G05646	177164018500
SOUTH TIMBALIER 295 #A030	ST295A3000	G05646	177164022600
SOUTH TIMBALIER 295 #A031	ST295A3100	G05646	177164026100
SOUTH TIMBALIER 295 #A032	ST295A3100	G05646	177164027800
SOUTH TIMBALIER 295 #A032	ST295B0100	G05646	177164028900
SOUTH TIMBALIER 295 #B001 ST1			
	ST295B0201	G05646	177164029301
SOUTH TIMBALIER 295 #B003	ST295B0302	G05646	177164029202
SOUTH TIMBALIER 295 #B004 ST1	ST295B0401	G05646	177164029101
SOUTH TIMBALIER 295 #B005	ST295B0500	G05646	177164030000
SOUTH TIMBALIER 295 #B006 ST3	ST295B0603	G05646	177164030403
SOUTH TIMBALIER 296 #001	ST29600100	G12981	177164020900
SOUTH TIMBALIER 296 #A028	ST296A2800	G12981	177164021700
SOUTH TIMBALIER 311 # A 1	ST311A01	G31418	177164035500
SOUTH TIMBALIER 311 # A-4	ST311A04	G31418	177164036400
SOUTH TIMBALIER 316 #A001	ST316A0100	G22762	177164028600
SOUTH TIMBALIER 316 #A002	ST316A0200	G22762	177164028800
SOUTH TIMBALIER 316 #A006	ST316A0602	G22762	177164035302
SOUTH TIMBALIER 320 #A002	ST320A02	G24990	177164036200
SOUTH TIMBALIER 320 #A003	ST320A03	G24990	177164036300
SOUTH TIMBALIER 320 #A005 ST	ST320A05	G24990	608104010401
tEAST CAMERON 278 #C010	EC278C1001	G00974	177044110001
VERMILION 261 #A001	VR261A0100	G03328	177064029000
VERMILION 261 #A002	VR261A0200	G03328	177064033000
VERMILION 261 #A004	VR261A0402	G03328	177064032902
VERMILION 261 #A005	VR261A0500	G03328	177064034600
VERMILION 261 #A007	VR261A0700	G03328	177064035400
VERMILION 261 #A008	VR261A0800	G03328	177064084900
VERMILION 262 #A006	VR262A06	G34257	177064035201
VERMILION 265 #A001 ST	VR265A0101	G01955	177064003101
VERMILION 265 #A002 ST1	VR265A0201	G01955	177064004701
VERMILION 265 #A003 ST1	VR265A0301	G01955	177064003201
VERMILION 265 #A006	VR265A0600	G01955	177064005300
VERMILION 265 #A007 ST1	VR265A0701	G01955	177064005501
VERMILION 265 #A010	VR265A1000	G01955	177064006200
VERMILION 265 #A014ST1	VR265A1401	G01955	177064029101
VERMILION 265 #A014311 VERMILION 265 #A016ST1	VR265A1601	G01955	177064029101
VERMILION 265 #A010311	VR265A1701	G01955	177064033201
VERMILION 265 #A017311	VR265A2100	G01955	177064057100
VERMILION 265 #A025	VR265A2100 VR265A2500	G01955	177064057400
VERMILION 265 #A027ST1	VR265A2701	G01955	177064058101
VERMILION 271 #1003	VR271I0300	G04800	177064098100
VERMILION 326 #A001	VR326A0100	G21096	177064085000
VERMILION 369 #A014	VR369A1400	G02274	177064073400
VERMILION 369 #D001	VR369D01	G02274	177064087000

Asset Name	FWE Acct. Code	Lease Number	API
VERMILION 380 #009	VR38000900	G02580	177064080100
VERMILION 380 #A001 ST1	VR380A0101	G02580	177064044301
VERMILION 380 #A003 ST1	VR380A0301	G02580	177064044901
VERMILION 380 #A005	VR380A0500	G02580	177064046300
VERMILION 380 #A006 ST2	VR380A0602	G02580	177064046402
VERMILION 380 #A008 ST1	VR380A0801	G02580	177064046901
VERMILION 380 #A010	VR380A1000	G02580	177064047600
VERMILION 380 #A011	VR380A1100	G02580	177064048000
VERMILION 380 #A012	VR380A1200	G02580	177064048700
VERMILION 380 #A015 ST4	VR380A1504	G02580	177064049004
VERMILION 380 #A016 ST2	VR380A1602	G02580	177064084702
VERMILION 380 #A020 ST1	VR380A2001	G02580	177064095601
VERMILION 381 #A017	VR381A1700	G16314	177064085500
VERMILION 381 #A018 ST2	VR381A1802	G16314	177064085702
VERMILION 381 #A021 ST1	VR381A2101	G16314	177064095801
VIOSCA KNOLL 693 #001	VK69300100	G07898	608164015700
VIOSCA KNOLL 693 #002	VK69300200	G07898	608164016000
VIOSCA KNOLL 694 #001	VK69400100	G13055	608164016600
VIOSCA KNOLL 694 #002	VK69400200	G13055	608164016700
VIOSCA KNOLL 694 #003 ST1	VK69400301	G13055	608164036701
VIOSCA KNOLL 694 #004	VK69400400	G13055	608164039700
VIOSCA KNOLL 694 #A009	VK694A0900	G13055	177244073300
VIOSCA KNOLL 824 #004	VK82400402	G15436	608164032902
WEST CAMERON 033 #001	WC03300100	G15050	177004105100
WEST CAMERON 033 #001 SL16473	SL16473010	16473	177002024400
WEST CAMERON 033 #002 SL16473	SL16473020	16473	177002024500
WEST CAMERON 033 #N001 (EC2)	WC033N0100	G15050	177004124000
WEST CAMERON 033 #N002 (EC2)	WC033N0200	G15050	177004124600
WEST CAMERON 033 #N003 (EC2)	WC033N0300	G15050	177004125400
WEST CAMERON 033 #N004 (EC2)	WC033N0400	G15050	177004125500
WEST CAMERON 033 #O001	WC033O0100	G15050	177004126500
WEST CAMERON 033 #O002	WC033O0200	G15050	177004126600
WEST CAMERON 033 #O003	WC033O0300	G15050	177004126800
WEST CAMERON 033 #O004	WC033O0400	G15050	177004126900
WEST CAMERON 035 #A014	WC035A1400	G02819	177004017000
WEST CAMERON 035 #B005	WC035B0500	G02819	177004018600
WEST CAMERON 035 #B013	WC035B1300	G02819	177004024300
WEST CAMERON 035 #C003	WC035C0300	G02819	177004037600
WEST CAMERON 035 #C004	WC035C0401	G02819	177004038701
WEST CAMERON 035 #D005	WC035D0500	G01860	177004039101
WEST CAMERON 065 #008	WC06500801	G02825	177004103701
WEST CAMERON 065 #009	WC06500900	G02825	177004105500
WEST CAMERON 065 #B018	WC065B1800	G02825	177004098900
WEST CAMERON 065 #B019	WC065B1901	G02825	177004099501
WEST CAMERON 065 #B020 ST2	WC065B2001	G02825	177004099701
WEST CAMERON 065 #E007	WC065E0700	G02825	177004129600

Asset Name	FWE Acct. Code	Lease Number	API
WEST CAMERON 065 #JA001	WC065JA100	G02825	177004023300
WEST CAMERON 065 #JA002	WC065JA200	G02825	177004024600
WEST CAMERON 065 #JA003	WC065JA300	G02825	177004040400
WEST CAMERON 065 #JA004	WC065JA400	G02825	177004041500
WEST CAMERON 065 #JA005	WC065JA500	G02825	177004075400
WEST CAMERON 065 #JA005 WEST CAMERON 066 #A001	WC066A0100	G02823 G01860	177004073400
WEST CAMERON 066 #A001	WC066A0200		177004011300
	WC066A0200	G01860	
WEST CAMERON 066 #A003		G01860	177004012400
WEST CAMERON 066 #A004	WC066A0400	G01860	177004012600
WEST CAMERON 066 #A005	WC066A0500	G01860	177004012800
WEST CAMERON 066 #A006	WC066A0600	G01860	177004013200
WEST CAMERON 066 #A007 (WC35)	WC035A0700	G01860	177004013500
WEST CAMERON 066 #A008	WC066A0800	G01860	177004014100
WEST CAMERON 066 #A009	WC066A0900	G01860	177004014500
WEST CAMERON 066 #A010	WC066A1000	G01860	177004014700
WEST CAMERON 066 #A011	WC066A1100	G01860	177004014900
WEST CAMERON 066 #A012 (WC35)	WC035A1200	G01860	177004015700
WEST CAMERON 066 #A015	WC066A1500	G01860	177004096100
WEST CAMERON 066 #A016	WC066A1601	G01860	177004096601
WEST CAMERON 066 #A017	WC066A1700	G02826	177004100600
WEST CAMERON 066 #B002	WC066B0200	G02826	177004017600
WEST CAMERON 066 #B003	WC066B0300	G02826	177004017800
WEST CAMERON 066 #B004	WC066B0400	G02826	177004018300
WEST CAMERON 066 #B006	WC066B0600	G02826	177004019100
WEST CAMERON 066 #B007	WC066B0700	G02826	177004019600
WEST CAMERON 066 #B008D	WC066B08D0	G02826	177004020400
WEST CAMERON 066 #B009	WC066B0900	G02826	177004020801
WEST CAMERON 066 #B010	WC066B1000	G02826	177004021400
WEST CAMERON 066 #B012	WC066B1200	G02826	177004023000
WEST CAMERON 066 #B014	WC066B1401	G02826	177004022001
WEST CAMERON 066 #B015	WC066B1500	G02826	177004087600
WEST CAMERON 066 #B016	WC066B1601	G02826	177004097101
WEST CAMERON 066 #B017	WC066B1700	G02826	177004098700
WEST CAMERON 066 #C001	WC066C0102	G01860	177004010502
WEST CAMERON 066 #C002 ST3	WC066C0203	G01860	177004036603
WEST CAMERON 066 #C005 ST2	WC066C0502	G01860	177004098302
WEST CAMERON 066 #D007	WC066D0702	G01860	177004042902
WEST CAMERON 066 #E001	WC066E0100	G01800 G02826	177004034700
WEST CAMERON 066 #E002	WC066E0200	G02826	177004034700
WEST CAMERON 066 #E003	WC066E0300	G02826	177004047900
WEST CAMERON 066 #E004	WC066E0400	G02826	177004051500
WEST CAMERON 066 #E004	WC066E0600	G02826	177004031300
WEST CAMERON 071 #018	WC086E0800 WC07101800	00244	177004087900
WEST CAMERON 071 #023	WC07102300	00244	177004040500
WEST CAMERON 071 #026	WC07102600	00244	177004067600
WEST CAMERON 071 #027	WC07102700	00244	177004069700

Asset Name	FWE Acct. Code	Lease Number	API
WEST CAMERON 071 #028	WC07102800	00244	177004071000
WEST CAMERON 071 #031	WC07103100	00244	177004118900
WEST CAMERON 071 #D001	WC071D0100	00244	177002000100
WEST CAMERON 071 #D003	WC071D0300	00244	177002004800
WEST CAMERON 071 #D005	WC071D0501	00244	177002004101
WEST CAMERON 071 #D006	WC071D0600	00244	177002006900
WEST CAMERON 071 #D009	WC071D0900	00244	177002008000
WEST CAMERON 071 #F001	WC071F0100	00244	177004102400
WEST CAMERON 071 #F002	WC071F0200	00244	177004102600
WEST CAMERON 072 #001	WC07200100	G23735	177004114900
WEST CAMERON 072 #002	WC07200200	G23735	177004119400
WEST CAMERON 072 #003	WC07200301	G23735	177004125001
WEST CAMERON 102 #002	WC10200200	00247	177002009300
WEST CAMERON 102 #005	WC10200500	00247	177004006800
WEST CAMERON 102 #007	WC10200700	00247	177004008600
WEST CAMERON 102 #008	WC10200800	00247	177004009400
WEST CAMERON 102 #022	WC10202200	00247	177004064300
WEST CAMERON 102 #024	WC10202400	00247	177004062500
WEST CAMERON 102 #H001	WC102H0100	00247	177004103400
WEST CAMERON 102 #H002	WC102H0202	00247	177004104402
WEST CAMERON 110 #006	WC11000600	00081	177002002700
WEST CAMERON 110 #007	WC11000700	00081	177002003000
WEST CAMERON 110 #010 ST1	WC11001001	00081	177004025001
WEST CAMERON 110 #011	WC11001100	00081	177004083400
WEST CAMERON 110 #012 ST2	WC11001202	00081	177004086302
WEST CAMERON 110 #014 ST2	WC11001402	00081	177004090002
WEST CAMERON 110 #015 ST1	WC11001501	00081	177004106501
WEST CAMERON 110 #018 ST2	WC11001802	00081	177004127002
WEST CAMERON 110 #019 ST1	WC11001901	00081	177004127801
WEST CAMERON 110 #05A	WC1105AD64	00081	177002002200
WEST CAMERON 110 #A001	WC110A0100	00081	177000013100
WEST CAMERON 110 #A002C	WC110A02C0	00081	177000013200
WEST CAMERON 110 #A003	WC110A0300	00081	177000013300
WEST CAMERON 110 #A004	WC110A0400	00081	177000013400
WEST CAMERON 110 #A005	WC110A0500	00081	177000038900
WEST CAMERON 110 #A006	WC110A0600	00081	177002004000
WEST CAMERON 110 #C001	WC110C0100	00081	177004112500
WEST CAMERON 110 #F001	WC110F0100	00081	177004107300
WEST CAMERON 110 #F002	WC110F0200	00081	177004119300
WEST CAMERON 290 #002	WC29002	G04818	177014018400
WEST CAMERON 290 #A001	WC290A0100	G04818	177014020700
WEST CAMERON 290 #A002	WC290A0200	G04818	177014024200
WEST CAMERON 290 #A003	WC290A0300	G04818	177014029100
WEST CAMERON 295 #A001	WC295A0101	G24730	177014037501
WEST CAMERON 295 #A002	WC295A0201	G24730	177014039001
WEST CAMERON 67 #D1	WC067D0100	G03256	177004031600

Asset Name	FWE Acct. Code	Lease Number	API
WEST CAMERON 67 #D10	-	G03256	177004098501
WEST CAMERON 67 #D6	-	G03256	177004040700
WEST CAMERON 67 #D9	WC067D0900	G03256	177004078600
WEST DELTA 053 #001	WD05300100	17935	170752037400
WEST DELTA 068 #U001	WD068U0100	00180	177190136200
WEST DELTA 068 #U004	WD068U0400	00180	177192007000
WEST DELTA 068 #U005 ST2	WD068U0502	00180	177192007502
WEST DELTA 068 #U006	WD068U0600	00180	177192008600
WEST DELTA 068 #U009	WD068U0900	00180	177192011401
WEST DELTA 068 #U011	WD068U11	00180	177192013603
WEST DELTA 068 #U013 ST2	WD068U1302	00180	177194065102
WEST DELTA 068 #U014	WD068U1400	00180	177194065300
WEST DELTA 069 #D007 ST2	WD069D0702	00181	177190063802
WEST DELTA 070 #D001D	WD070D0100	00182	177190063300
WEST DELTA 070 #D005	WD070D0500	00182	177190063600
WEST DELTA 070 #D008	WD070D0800	00182	177190063900
WEST DELTA 070 #D009	WD070D0900	00182	177190064000
WEST DELTA 070 #D010	WD070D1000	00182	177190066700
WEST DELTA 070 #D011	WD070D1100	00182	177194036800
WEST DELTA 070 #D012	WD070D1200	00182	177194037200
WEST DELTA 070 #D013	WD070D1300	00182	177194057000
WEST DELTA 070 #D014	WD070D1400	00182	177194057200
WEST DELTA 070 #E001 ST1	WD070E0101	00182	177190108201
WEST DELTA 070 #E002	WD070E0200	00182	177190067800
WEST DELTA 070 #E003	WD070E0300	00182	177190066500
WEST DELTA 070 #FF001	WD070FF100	00182	177194084200
WEST DELTA 070 #FF002	WD070FF200	00182	177194084300
WEST DELTA 070 #FF003	WD070FF300	00182	177194084400
WEST DELTA 070 #1003 ST1	WD070I0301	00182	177190091301
WEST DELTA 070 #1004	WD070I0400	00182	177190091500
WEST DELTA 070 #1005 ST1	WD070I0501	00182	177190095001
WEST DELTA 070 #1006 ST	WD070I0601	00182	177190095101
WEST DELTA 070 #1008 ST1	WD070I0801	00182	177190102101
WEST DELTA 070 #1010 ST1	WD070I1001	00182	177190105701
WEST DELTA 070 #I012 STBP2	WD070I1202	00182	177194010702
WEST DELTA 070 #I013	WD070I1300	00182	177194038400
WEST DELTA 070 #I014	WD070I1400	00182	177194061100
WEST DELTA 070 #I015	WD070I1500	00182	177194061300
WEST DELTA 070 #I016 ST	WD070I1601	00182	177194064201
WEST DELTA 070 #I017	WD070I1700	00182	177194064600
WEST DELTA 070 #L003	WD070L0300	00182	177190113800
WEST DELTA 070 #L004	WD070L0400	00182	177190115100
WEST DELTA 070 #L005	WD070L0500	00182	177190115500
WEST DELTA 070 #L006	WD070L0600	00182	177190115000
WEST DELTA 070 #L010	WD070L1000	00182	177190119500
WEST DELTA 070 #L011	WD070L1100	00182	177190121400

Asset Name	FWE Acct. Code	Lease Number	API
WEST DELTA 071 #E006	WD071E0600	00838	177190073200
WEST DELTA 071 #E007 ST1	WD071E0701	00838	177190095601
WEST DELTA 071 #E009 ST1	WD071E0901	00838	177190091701
WEST DELTA 071 #E010	WD071E1000	00838	177190095700
WEST DELTA 071 #0001 ST2	WD07100102	00838	177190118502
WEST DELTA 071 #0003	WD07100300	00838	177190121500
WEST DELTA 071 #0004 ST1	WD07100401	00838	177190124301
WEST DELTA 071 #0005	WD07100501	00838	177190125001
WEST DELTA 071 #0006	WD07100601	00838	177190127101
WEST DELTA 071 #0007	WD07100702	00838	177190129602
WEST DELTA 071 #0009	WD07100900	00838	177190133600
WEST DELTA 071 #0010	WD07101000	00838	177194002500
WEST DELTA 071 #0013	WD07101303	00838	177192001102
WEST DELTA 075 #A004B	WD075A04B0	G01085	177190074300
WEST DELTA 075 #A010D	WD075A10D0	G01085	177190082700
WEST DELTA 075 #A015	WD075A1500	G01085	177194030300
WEST DELTA 075 #B002	WD075B0201	G01085	177190131301
WEST DELTA 075 #B009	WD075B0900	G01085	177190136800
WEST DELTA 075 #B017 ST	WD075B1701	G01085	177194019501
WEST DELTA 075 #B024	WD075B2400	G01085	177194045700
WEST DELTA 075 #B026 ST	WD075B2601	G01085	177194046601
WEST DELTA 075 #F002 ST2	WD075F0200	G01085	177194042800
WEST DELTA 075 #G002	WD075G0200	G01085	177194056600
WEST DELTA 090 #A001	WD090A0100	G01089	177190061600
WEST DELTA 090 #A005	WD090A0500	G01089	177190128700
WEST DELTA 090 #A009D	WD090A09D0	G01089	177190077300
WEST DELTA 090 #B004 ST1	WD090B0401	G01089	177190132101
WEST DELTA 090 #B011 ST	WD090B1101	G01089	177192000801
WEST DELTA 090 #B018	WD090B1800	G01089	177194040400
WEST DELTA 090 #B020	WD090B2001	G01089	177190135901
WEST DELTA 090 #B021	WD090B2100	G01089	177194041500
WEST DELTA 090 #B027	WD090B2700	G01089	177194046700
WEST DELTA 090 #F004	WD090F0400	G01089	177194057700
WEST DELTA 090 #F005 ST2	WD090F0502	G01089	177194057902
WEST DELTA 090 #F006	WD090F0600	G01089	177194058601
WEST DELTA 094 #V001	WD094V0100	00839	177192005700
WEST DELTA 094 #V002	WD094V0200	00839	177192011600
WEST DELTA 094 #V003	WD094V0300	00839	177192014900
WEST DELTA 094 #V004	WD094V0400	00839	177192015500
WEST DELTA 094 #V014	WD094V1400	00839	177194039000
WEST DELTA 094 #V015	WD094V1500	00839	177194064000
WEST DELTA 094 #V016	WD094V1602	00839	177194063902
WEST DELTA 095 #S005 ST1BP1	WD095S0502	G01497	177190126202
WEST DELTA 095 #S006	WD095S0600	G01497	177190135400
WEST DELTA 095 #S008	WD095S0800	G01497	177190127700
WEST DELTA 095 #S010 ST1	WD095S1001	G01497	177192000101

Asset Name	FWE Acct. Code	Lease Number	API
WEST DELTA 095 #S012 ST	WD095S1201	G01497	177192002301
WEST DELTA 095 #X001 ST	WD095X0101	G01497	177194002901
WEST DELTA 095 #X003	WD095X0300	G01497	177194003200
WEST DELTA 095 #X007 ST1	WD095X0701	G01497	177194003701
WEST DELTA 095 #X010 ST2	WD095X1001	G01497	177194055301
WEST DELTA 095 #X011	WD095X1100	G01497	177194055700
WEST DELTA 095 #X012D	WD095X12D0	G01497	177194055900
WEST DELTA 096 #S002 ST1BP1	WD096S0202	G01498	177190123402
WEST DELTA 096 #S007 ST1	WD096S0701	G01498	177190132901
WEST DELTA 096 #X004 ST1	WD096X0401	G01498	177194003301
WEST DELTA 096 #X006 ST2	WD096X0602	G01498	177194003502
WEST DELTA 096 #X009	WD096X0900	G01498	177194004000
WEST DELTA 103 #F001 ST1	WD103F0101	G12360	177194054801
WEST DELTA 103 #F002	WD103F0200	G12360	177194055100
WEST DELTA 103 #F003	WD103F0300	G12360	177194058200
WEST DELTA 103 #F007	WD103F0700	00840	177194083800
WEST DELTA 104 #D005	WD104D0500	00841	177190116200
WEST DELTA 104 #D009	WD104D0900	00841	177190118400
WEST DELTA 104 #D010 ST	WD104D1001	00841	177190119801
WEST DELTA 104 #D011	WD104D1100	00841	177190119900
WEST DELTA 104 #D012	WD104D1200	00841	177190120500
WEST DELTA 104 #D013	WD104D1300	00841	177194068900
WEST DELTA 104 #D014	WD104D1400	00841	177194083900
WEST DELTA 104 #E004	WD104E0401	00841	177194040901
WEST DELTA 104 #E009	WD104E0901	00841	177194041601
WEST DELTA 104 #E010	WD104E1002	00841	177194040702
WEST DELTA 104 #E015	WD104E1504	00841	177194042504
WEST DELTA 104 #E020	WD104E2001	00841	177194064901
WEST DELTA 105 #D003	WD105D0300	00842	177190114300
WEST DELTA 105 #E001 ST3	WD105E0103	00842	177194039803
WEST DELTA 105 #E002 ST1	WD105E0201	00842	177194039901
WEST DELTA 105 #E003	WD105E0301	00842	177194040001
WEST DELTA 105 #E005A	WD105E05A0	00842	177194040500
WEST DELTA 105 #E006	WD105E0600	00842	177194041000
WEST DELTA 105 #E007	WD105E0700	00842	177194040600
WEST DELTA 105 #E008 ST1	WD105E0801	00842	177194041101
WEST DELTA 105 #E011	WD105E1101	00842	177194041401
WEST DELTA 105 #E012	WD105E1200	00842	177194041800
WEST DELTA 105 #E013 ST1	WD105E1301	00842	177194042001
WEST DELTA 105 #E014	WD105E1400	00842	177194043200

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
BRAZOS 491 P/F-4	BA4914CAS	G06069	BA491	100.0%
BRAZOS 491 P/F-5	BA4915CAS	G06069	BA491	100.0%
BRAZOS 491 P/F-A	BA491AWP	G06069	BA491	100.0%
BRAZOS A-105 P/F-A	BAA105PFA	G01757	BAA105	12.5%
BRAZOS A-105 P/F-B	BAA105PFB	G01757	BAA105	12.5%
BRAZOS A-133 P/F-A	BAA133APLT	G02665	BAA133	25.0%
BRAZOS A-133 P/F-B	BAA133BPLT	G02665	BAA133	25.0%
BRAZOS A-133 P/F-C-AUX	BAA133CAUX	G02665	BAA133	25.0%
BRAZOS A-133 P/F-D	BAA133DPLT	G02665	BAA133	25.0%
BRAZOS A-133 P/F-E	BAA133EPLT	G02665	BAA133	25.0%
CHANDELEUR 043 P/F-A	CA43APLT	G32268	CA043	50.00%
EAST CAMERON 002 P/F-1 SL16475	SL164751PT	16475	EC002	89.0625%
EAST CAMERON 002 P/F-1 SL18121	SL181211PT	18121	EC002	50.0000%
EAST CAMERON 002 P/F-1/1D16473	SL164731PT	16473	EC002	89.0625%
EAST CAMERON 002 P/F-2 SL16475	SL164752PT	16475	EC002	89.0625%
EAST CAMERON 002 P/F-2/2D16473	SL164732PT	16473	EC002	89.0625%
EAST CAMERON 002 P/F-3/3D16475	SL164753PT	16475	EC002	89.0625%
EAST CAMERON 002 P/F-4/4D16475	SL164754PT	16475	EC002	89.0625%
EAST CAMERON 002 P/F-5 SL16475	SL164755PT	16475	EC002	89.0625%
EAST CAMERON 002 P/F-B (SL)	EC2BSL	16475	EC002	89.0625%
EAST CAMERON 002 P/F-C SL16475	EC2CPLT	16475	EC002	89.0625%
EAST CAMERON 014 P/F-12	EC1412CAS	G01440	EC014	100.0000%
EAST CAMERON 014 P/F-13	EC1413CAS	G01440	EC014	100.0000%
EAST CAMERON 014 P/F-B	EC014PFB	G13572	EC014	100.0000%
EAST CAMERON 014 P/F-CF	EC14CFPLT	G01440	EC014	100.0000%
EAST CAMERON 014 P/F-CF-2	EC14CF2PLT	G01440	EC014	100.0000%
EAST CAMERON 265 P/F-D	EC265DPLT	G00972	EC265	50.0000%
EAST CAMERON 278 P/F-B	EC278BPLT	G00974	EC278	50.0000%
EAST CAMERON 278 P/F-C	EC278CPLT	G00974	EC278	50.0000%
EAST CAMERON 338 P/F-A	EC338PFA	G02063	EC338	15.6694%
EUGENE IS 053 P/F-10	EI5310CAS	00479	EI053	100.0000%
EUGENE IS 053 P/F-12	EI5312CAS	00479	EI053	100.0000%
EUGENE IS 053 P/F-8	EI538CAS	00479	EI053	66.6667%
EUGENE IS 053 P/F-9	EI539PLT	00479	EI053	66.6667%
EUGENE IS 053 P/F-B	EI53BPLT	00479	EI053	66.6667%
EUGENE IS 053 P/F-C	EI53CPLT	00479	EI053	83.3334%
EUGENE IS 053 P/F-D	EI53DCAS	00479	EI053	100.0000%
EUGENE IS 053 P/F-G	EI53GCAS	00479	EI053	66.6667%
EUGENE IS 089 P/F-23	EI089PF23	00044	EI089	75.0000%
EUGENE IS 119 P/F-13	EI11913CAS	00050	EI119	100.0000%
EUGENE IS 119 P/F-30	EI11930WP	00049	EI119	100.0000%
EUGENE IS 119 P/F-33	EI11933CAS	00049	EI119	100.0000%
EUGENE IS 119 P/F-33-AUX	EI11933AUX	00049	EI119	100.0000%
EUGENE IS 119 P/F-34	EI11934CAS	00049	EI119	100.0000%
EUGENE IS 119 P/F-35	EI11935CAS	00049	EI119	100.0000%
EUGENE IS 119 P/F-37	EI11937CAS	00049	EI119	50.0000%
EUGENE IS 119 P/F-37 H	EI11937HCA	00049	EI119	50.0000%
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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
EUGENE IS 119 P/F-F	EI119FPLT	00049	El119	100.0000%
EUGENE IS 119 P/F-I	EI119IPLT	00049	EI119	100.0000%
EUGENE IS 119 P/F-I-8	EI119I8CAS	00050	EI119	100.0000%
EUGENE IS 119 P/F-K	EI119KPLT	00049	EI119	100.0000%
EUGENE IS 119 P/F-M-4	EI119M4WP	00049	EI119	100.0000%
EUGENE IS 119 P/F-M-7	EI119M7CAS	00049	EI119	100.0000%
EUGENE IS 120 P/F-11	EI12011CAS	00050	EI120	100.0000%
EUGENE IS 120 P/F-12	EI12012CAS	00050	EI120	100.0000%
EUGENE IS 120 P/F-14	EI12014CAS	00050	EI120	100.0000%
EUGENE IS 120 P/F-15	EI12015CAS	00050	EI120	100.0000%
EUGENE IS 120 P/F-17	EI12017CAS	00050	EI120	100.0000%
EUGENE IS 120 P/F-19	EI12019CAS	00050	EI120	100.0000%
EUGENE IS 120 P/F-20	EI12020CAS	00050	EI120	100.0000%
EUGENE IS 120 P/F-9	EI1209CAS	00050	EI120	100.0000%
EUGENE IS 120 P/F-CF-QTRS	EI120CFQTR	00050	EI120	100.0000%
EUGENE IS 120 P/F-CMP1	EI120CMP1	00050	EI120	100.0000%
EUGENE IS 120 P/F-CMP2	EI120CMP2	00050	EI120	100.0000%
EUGENE IS 120 P/F-FIRE STA	EI120FIRE	00050	EI120	100.0000%
EUGENE IS 120 P/F-PROD	EI120PRD	00050	EI120	100.0000%
EUGENE IS 120 P/F-SC	EI120SCPLT	00050	EI120	100.0000%
EUGENE IS 125 P/F-2	EI1252CAS	00051	El125	100.0000%
EUGENE IS 125 P/F-A	EI125APLT	00051	El125	100.0000%
EUGENE IS 125 P/F-R	EI125RPLT	00051	EI125	100.0000%
EUGENE IS 126 P/F-12	EI12612CAS	00052	EI126	100.0000%
EUGENE IS 126 P/F-31	EI12631CAS	00052	EI126	100.0000%
EUGENE IS 136 P/F-1	EI1361CAS	G03152	EI136	100.0000%
EUGENE IS 136 P/F-JA	EI136JAPLT	G03152	EI136	100.0000%
EUGENE IS 158 P/F-14	EI15814CAS	G01220	EI158	100.0000%
EUGENE IS 158 P/F-B	EI158BPLT	G01220	EI158	100.0000%
EUGENE IS 158 P/F-C	EI158CPLT	G01220	EI158	100.0000%
EUGENE IS 158 P/F-C-QRT	EI158CQTR	G01220	EI158	100.0000%
EUGENE IS 158 P/F-JB	EI158JBPLT	G01220	EI158	100.0000%
EUGENE IS 173 P/F-G	EI173GPLT	G13622	EI173	100.0000%
EUGENE IS 175 P/F-C-PROD	EI175CPRD	438	EI175	75.0000%
EUGENE IS 175 P/F-D	EI175DPLT	438	EI175	75.0000%
EUGENE IS 175 P/F-F	EI175FPLT	438	EI175	75.0000%
EUGENE IS 175 P/F-H	EI175HCAS	438	EI175	75.0000%
EUGENE IS 175 P/F-I	EI175ICAS	438	EI175	75.0000%
EUGENE IS 175 P/F-J	EI175JPLT	438	EI175	75.0000%
EUGENE IS 187 P/F-2	EI187PF2	G10736	EI187	100.0000%
EUGENE IS 187 P/F-JC	EI187JCPLT	G10736	EI187	100.0000%
EUGENE IS 187 P/F-JD	EI187JDPLT	G10736	EI187	100.0000%
EUGENE IS 188 P/F-A	EI188APLT	00443	EI188	100.0000%
EUGENE IS 188 P/F-JE	EI188JEPLT	G10736	EI188	100.0000%
EUGENE IS 188 P/F-P-VALVE	EI188PVALV	00443	EI188	100.0000%
EUGENE IS 189 P/F-B	EI189BPLT	423	EI189	100.0000%
EUGENE IS 189 P/F-JG	EI189JGPLT	423	EI189	100.0000%
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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
EUGENE IS 212 P/F-A	EI212APLT	G05503	EI212	66.6667%
EUGENE IS 224 P/F-A	EI224APLT	G05504	EI224	100.0000%
EUGENE IS 224 P/F-C	EI224CPLT	G05504	EI224	100.0000%
EUGENE IS 296 P/F-B	EI296PFB	G01687M	EI 296	85.5270%
EUGENE IS 307 P/F-A	EI307PFA	G02110	EI307	0.0000%
EUGENE IS 307 P/F-B	EI307PFB	G02110	EI307	0.0000%
EUGENE IS 312 P/F-D	EI312PFD	G22679	El312	0.0000%
EUGENE IS 315 P/F-A	EI315APLT	G24912	El315	75.2917%
EUGENE IS 315 P/F-C	EI315PFC	G24912	El315	25.0000%
EUGENE IS 316 P/F-A	EI316APLT	G05040	El316	100.0000%
EUGENE IS 330 P/F A C S	EI330ACSPF	G02115	EI330	27.0000%
EUGENE IS 330 P/F-B	EI330BPLT	G02115	EI330	65.0249%
EUGENE IS 330 P/F-D	EI330DPLT	G02115	EI330	70.0249%
EUGENE IS 333 P/F-B	EI333BPLT	G02317	EI333	100.0000%
EUGENE IS 334 P/F-D	EI334DPLT	G15263	El334	100.0000%
EUGENE IS 337 P/F-A	EI337APLT	G03332	El337	100.0000%
EUGENE IS 342 P/F-C	EI342CPLT	G02319	EI342	67.4286%
EUGENE IS 346 P/F-A	EI346APLT	G14482	EI346	100.0000%
EUGENE IS 353 P/F-D	EI353PFD	G02324	EI353	3.7850%
EUGENE IS 354 P/F-D	EI354DPLT	G10752	EI354	100.0000%
EUGENE IS 360 P/F-C	EI360PFC	G02324	EI360	3.2730%
EUGENE IS 360 P/F-E	EI360PFE	G02324	EI360	4.3730%
EUGENE IS 361 P/F-A	EI361PFA	G02324	El361	6.7568%
EWING BANK 826 P/F-A	EW826APLT	G05800	EW826	100.0000%
GALVESTON 210 P/F-1	GA2101CAS	G25524	GA210	66.6700%
GALVESTON 210 P/F-2	GA2102CAS	G25524	GA210	66.6700%
GALVESTON 210 P/F-B	GA210BPLT	G25524	GA210	66.6700%
GRAND ISLE 039 P/F-Q	GI39QPLT	00127	GI039	75.0000%
GRAND ISLE 040 P/F-G	GI40GPLT	00128	GI040	75.0000%
GRAND ISLE 040 P/F-M	GI40MPLT	00128	GI040	75.0000%
GRAND ISLE 041 P/F-B	GI41BPLT	00129	GI041	75.0000%
GRAND ISLE 041 P/F-D	GI041PFD	00129	GI041	75.0000%
GRAND ISLE 041 P/F-E	GI41EPLT	00130	GI041	75.0000%
GRAND ISLE 041 P/F-H	GI41HPLT	00130	GI041	75.0000%
GRAND ISLE 041 P/F-I	GI41ICAS	00132	GI041	75.0000%
GRAND ISLE 042 P/F-C	GI42CPLT	00131	GI042	75.0000%
GRAND ISLE 042 P/F-F	GI42FPLT	00131	GI042	75.0000%
GRAND ISLE 043 P/F-AC-CMP	GI043PFAC	00175	GI043	75.0000%
GRAND ISLE 043 P/F-AP-QRT	GI43APPLT	00175	GI043	75.0000%
GRAND ISLE 043 P/F-AQ-QRT	GI43AQPLT	00175	GI043	75.0000%
GRAND ISLE 043 P/F-AR-RSR	GI43ARPLT	00175	GI043	75.0000%
GRAND ISLE 043 P/F-AS-SEP	GI43ASPLT	00175	GI043	75.0000%
GRAND ISLE 047 P/F-A	GI47APLT	00173	GI047	75.0000%
GRAND ISLE 047 P/F-AP	GI47APPLT	00133	GI047	75.0000%
GRAND ISLE 047 P/F-AQ-QTRS	GI47AQPLT	00133	GI047	75.0000%
GRAND ISLE 047 P/F-AX (BRACE)	GI47AXPLT	00133	GI047	75.0000%
GRAND ISLE 047 P/F-L	GI47LPLT	00133	GI047	75.0000%
STATED ISLE OFF F/T-L	OIT/LFLI	00100	JIU 1 /	73.0000/0

Case 20-33948 Document 1394-1 Filed in TXSB on 05/26/21 Page 406 of 678 **Exhibit I-C(i)**

GRAND ISLE 054 P/F-A GIS4APLT GIS4APLT GRAND ISLE 076 P/F-A GIOT6PFA GIOT6PFA GO2161 GIOT6 98.83334 GII16 50.0000% HIGH ISLAND 110 P/F-A HI110PFA GI15APLT G13944 GII16 50.0000% HIGH ISLAND 110 P/F-B HI110PFB GO2353 HI110 20.0000% HIGH ISLAND 110 P/F-B HI110PFB GO2353 HI110 20.0000% HIGH ISLAND 120 P/F-A-PROCESS HI120APROC G01848 HI120 34.33% HIGH ISLAND 129 P/F-16 HI1291CAS GO1848 HI129 0.0000% HIGH ISLAND 129 P/F-16 HI1291CAS GO1848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI1291CAS GO1848 HI129 0.0000% HIGH ISLAND 129 P/F-18 HI1291FAS GO1848 HI129 0.0000% HIGH ISLAND 129 P/F-18 HI1291FAS GO1848 HI129 0.0000% HIGH ISLAND 129 P/F-18 HI129PFB GO1848 HI129 0.0000% HIGH ISLAND 129 P/F-PA HI129PFB GO3236 HI179 69.0750% HIGH ISLAND 129 P/F-B HI129PFB GO3236 HI179 69.0750% HIGH ISLAND 179 P/F-A HI179APLT GO3236 HI179 69.0750% HIGH ISLAND 26 P/F-B HI26BPLT G02754 HIA316 HIA316 HIA316BPLT G02754 HIA376 HIA376 HIA316 HIA376BPLT G02754 HIA376 HIA376 HIA376 HIA382PBT G02757 HIA382 HIGH ISLAND A-376 P/F-C HIA376CPLT G02754 HIA376 HIA376 HIA382PBT G02757 HIA382 HIGH ISLAND A-376 P/F-A HIA376BPLT G02757 HIA382 HIGH ISLAND A-376 P/F-A HIA376BPLT G02757 HIA382 HIGH ISLAND A-376 P/F-A HIA376BPLT G02757 HIA382 HIGH ISLAND A-376 P/F-A HIA376PFB HIA382PBT G02372 HIA489 8.5000% HIGH ISLAND A-573 P/F-A HIA375APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-A HIA54SJAPLT G02791 HIA595 T2.4102% HIGH ISLAND A-595 P/F-C HIA55SDPLT G02791 HIA595 T2.4102% HIGH ISLAND A-595 P/F-C HIA55SDPLT G02791 HIA595 T2.4102% HIGH ISLAND A-595 P/F-B HIA54SJPPLT G02791 HIA595 T2.4102% HIGH ISLAND A-595 P/F-B HIA595PPLT G02791 HIA595 T2.4102% HIGH ISLAND A-595 P/F-B HIA595PPLT G02791 HIA595 T2.4102% HIGH ISLAND A-595 P/F-B HIA5	Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
GRAND ISLE 048 P/F-J GI48PILT 00134 GI048 75.0000% GRAND ISLE 048 P/F-P GI48PILT 00134 GI048 75.0000% GRAND ISLE 054 P/F-A GI54APILT G27173 GI054 50.0000% GRAND ISLE 056 P/F-A GI54APILT G27173 GI054 50.0000% GRAND ISLE 076 P/F-A GI076PFA G02161 GI076 95.8333% GRAND ISLE 116 P/F-A GI116 P/F-A GI116PFA G02353 HI110 20.0000% HIGH ISLAND 110 P/F-B HI110PFA G02353 HI110 20.0000% HIGH ISLAND 110 P/F-B HI110PFB G02353 HI110 20.0000% HIGH ISLAND 110 P/F-B HI110PFB G02353 HI110 20.0000% HIGH ISLAND 120 P/F-A-PROCESS HI120APROC G01848 HI120 34.33% HIGH ISLAND 129 P/F-16 HI1291CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-16 HI1291CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI1291CAS G01848 HI129 90.0000% HIGH ISLAND 129 P/F-18 HI129PILS G01848 HI129 90.0000% HIGH ISLAND 129 P/F-5/6 HI129PIL G01848 HI129 90.0000% HIGH ISLAND 129 P/F-6P HI129CPF G01848 HI129 90.0000% HIGH ISLAND 129 P/F-6P HI129CPF G01848 HI129 90.0000% HIGH ISLAND 129 P/F-6P HI129CPF G01848 HI129 90.0000% HIGH ISLAND 179 P/F-A HI179APLT G03236 HI179 69.0750% HIGH ISLAND 129 P/F-6P HI129CPF G01848 HI129 HI199 HI	GRAND ISLE 047 P/F-O	GI47OPLT	00133	GI047	75.0000%
GRAND ISLE 048 P/F-P GRAND ISLE 054 P/F-A GISAANLT GISTANLT GRAND ISLE 056 P/F-A GISTANLT GISTANLT GRAND ISLE 076 P/F-A GISTANLT GISTANLT GRAND ISLE 076 P/F-A GISTANLT GISTANLT GRAND ISLE 116 P/F-A GISTANLT GISTANLT GRAND ISLE 116 P/F-A GISTANLT GISTANLT GRAND ISLE 116 P/F-A GISTANLT GISTANLT GISTANLT GRAND ISLE 116 P/F-A GISTANLT GIS	GRAND ISLE 048 P/F-E	GI48EPLT	00134	GI048	75.0000%
GRAND ISLE 054 P/F-A GIS4APLT GIS4APLT G27173 GI054 50.0000% GRAND ISLE 076 P/F-A GI076PFA GI076PFA GI076PFA GO2161 GI076 95.8333% GRAND ISLE 16 P/F-A GI116APLT G13944 GI116 S0.0000% HIGH ISLAND 110 P/F-A HI110PFA G02353 HI110 20.0000% HIGH ISLAND 110 P/F-B HI110PFB G02353 HI110 20.0000% HIGH ISLAND 120 P/F-A-PROCESS HI120APROC G01848 HI120 34.33% HIGH ISLAND 129 P/F-16 HI1291CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-16 HI1291CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI1291CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-18 HI129PF18 G01848 HI129 90.0000% HIGH ISLAND 129 P/F-16 HI129PF18 G01848 HI129 90.0000% HIGH ISLAND 129 P/F-17 HI129PF18 G01848 HI129 90.0000% HIGH ISLAND 129 P/F-26 HI129PF1 G01848 HI129 90.0000% HIGH ISLAND 129 P/F-27 HI129PF1 G01848 HI129 90.0000% HIGH ISLAND 129 P/F-26 HI129PF1 G01848 HI129 90.0000% HIGH ISLAND 129 P/F-27 HI129PF1 G02766 HI341 G02760 HI341 G02760 HI341 G02000 HIGH ISLAND 1376 HI341 G02000 HIGH ISLAND 149 P/F-A HIA376BP1T G02754 HIA376 HIA380 HIA573 T2.4102% HIGH ISLAND A-538 P/F-B HIA38PPFB G02372 HIA489 B.00000% HIGH ISLAND	GRAND ISLE 048 P/F-J	GI48JPLT	00134	GI048	75.0000%
GRAND ISLE 1076 P/F-A GI076PFA GI076PFA GI116APLT G13944 GI116 GRAND ISLE 116 P/F-A GI116APLT G13944 GI116 G0000% HIGH ISLAND 110 P/F-B HI110PFA G02353 HI110 20.0000% HIGH ISLAND 110 P/F-B HI110PFB G02353 HI110 20.0000% HIGH ISLAND 120 P/F-A-PROCESS HI120APROC G101848 HI120 J4.33% HIGH ISLAND 129 P/F-16 HI12916CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI12917CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI12917CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-18 HI12917CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI12917CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-18 HI12917CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI1295PLT G01848 HI129 0.0000% HIGH ISLAND 129 P/F-18 HI1295PLT G01848 HI129 0.0000% HIGH ISLAND 129 P/F-2P HI129CPF G01848 HI129 0.0000% HIGH ISLAND 129 P/F-2P HI129CPF G01848 HI129 0.0000% HIGH ISLAND 209 P/F-2P HI129CPF G01848 HI129 0.0000% HIGH ISLAND 200 P/F-3 H	GRAND ISLE 048 P/F-P	GI48PPLT	00134	GI048	75.0000%
GRAND ISLE 116 P/F-A HIGH ISLAND 110 P/F-A HIGH ISLAND 110 P/F-A HIGH ISLAND 110 P/F-B HIGH ISLAND 110 P/F-B HIGH ISLAND 120 P/F-A-PROCESS HIL100 20,0000% HIGH ISLAND 120 P/F-A-PROCESS HIL100APROC GI01848 HIL20 34,33% HIGH ISLAND 129 P/F-1 HIL291CAS G01848 HIL29 0,0000% HIGH ISLAND 129 P/F-16 HIL291CAS G01848 HIL29 0,0000% HIGH ISLAND 129 P/F-17 HIL291CAS G01848 HIL29 0,0000% HIGH ISLAND 129 P/F-18 HIL291CAS G01848 HIL29 0,0000% HIGH ISLAND 129 P/F-18 HIL29F18 G01848 HIL29 0,0000% HIGH ISLAND 129 P/F-18 HIL29F18 G01848 HIL29 0,0000% HIGH ISLAND 129 P/F-AP-B HIL29F17 G03236 HIL79 G03236 HIL395 HIGH ISLAND A-341 P/F-B HIL341BP17 G052605 HIL3411 G000009 HIGH ISLAND A-341 P/F-B HIL341BP17 G05254 HIGH ISLAND A-341 P/F-B HIL341BP17 G05254 HIGH ISLAND A-376 P/F-B HIL376BP17 G02754 HIGH ISLAND A-376 P/F-C HIL376BP17 G02754 HIGH ISLAND A-376 P/F-C HIL376BP17 G02754 HIGH ISLAND A-376 P/F-C HIL382FP17 G02757 HIL382 HIGH ISLAND A-382 P/F-F HIL382FP17 G02757 HIL382 T2.4106% HIGH ISLAND A-489 P/F-B HIL384SPP17 G02757 HIL382 T2.4106% HIGH ISLAND A-573 P/F-A HIL354SP17 G02757 HIL382 T2.4106% HIGH ISLAND A-573 P/F-A HIL354SP17 HIL354SP17 G02751 HIL355 T2.4102% HIGH ISLAND A-582 P/F-C HIL358P17 G02721 HIL355 T2.4102% HIGH ISLAND A-582 P/F-C HIL358P17 G02721 HIL359 T2.4102% HIGH ISLAND A-595 P/F-C HIL358P17 G01673 MP140 G050000000000000000000000000000000000	GRAND ISLE 054 P/F-A	GI54APLT	G27173	GI054	50.0000%
HIGH ISLAND 110 P/F-A HIGH ISLAND 110 P/F-B HIGH ISLAND 110 P/F-B HIGH ISLAND 110 P/F-B HIGH ISLAND 120 P/F-A-PROCESS HIL20APROC G01848 HIL10 3.433% HIGH ISLAND 129 P/F-1 HIL2916AS G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-16 HIL2916CAS G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-17 HIL2917CAS G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-17 HIL2917CAS G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-18 HIL2917CAS G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-18 HIL2917CAS G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-5/6 HIL295PLT G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-5/6 HIL295PLT G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-6P HIL29CPF G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-A HIL39CPF G01848 HIL29 0.0000% HIGH ISLAND 129 P/F-A HIL39CPF G01848 HIL29 0.0000% HIGH ISLAND 206 P/F-B HIL206BPLT G20660 HI206 100.0000% HIGH ISLAND 234 P/F-B HIA341BPLT G25605 HIA341 60.0000% HIGH ISLAND A-376 P/F-A HIL39CFP HIA376CPLT G02754 HIA376 HIA376 48.8298% HIGH ISLAND A-376 P/F-B HIA376CPLT G02754 HIA376 HIA376 HIA376 HIGH ISLAND A-376 P/F-B HIA382FPLT G02757 HIA382 T2.4106% HIGH ISLAND A-474 P/F-A HIA474PFA G02366 HIA474 HIA376 HIGH ISLAND A-474 P/F-A HIA474PFA G02366 HIA474 HIA489 8.5000% HIGH ISLAND A-573 P/F-B HIA489PFB G02372 HIA489 8.5000% HIGH ISLAND A-573 P/F-B HIA545JAPT G02751 HIA552 HIGH ISLAND A-573 P/F-B HIA545JAPT G02793 HIGH ISLAND A-573 P/F-B HIA545JAPT G02793 HIGH ISLAND A-573 P/F-B HIA545JAPT G02793 HIGH ISLAND A-573 P/F-B HIA573 T2.4102% HIGH ISLAND A-595 P/F-C HIA58CPFD G02719 HIA582 T2.4102% HIGH ISLAND A-595 P/F-C HIA58CPFD G02719 HIA582 T2.4102% HIGH ISLAND A-595 P/F-C HIA59CFPT G02721 HIA595 T2.4102% HIGH ISLAND A-595 P/F-C HIA59CFPT G0	GRAND ISLE 076 P/F-A	GI076PFA	G02161	GI076	95.8333%
HIGH ISLAND 110 P/F-B HIGH ISLAND 120 P/F-A-PROCESS HI120APROC G01848 HI120 34.33% HIGH ISLAND 129 P/F-1 HI1291CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-16 HI1291CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI1291CAS G01848 HI129 0.0000% HIGH ISLAND 129 P/F-17 HI1291TCAS G01848 HI129 9.00000% HIGH ISLAND 129 P/F-18 HI1291TCAS G01848 HI129 9.00000% HIGH ISLAND 129 P/F-18 HI129PF18 G01848 HI129 9.00000% HIGH ISLAND 129 P/F-26 HI129PF18 G01848 HI129 9.00000% HIGH ISLAND 129 P/F-26 HI129PF1 G01848 HI129 9.00000% HIGH ISLAND 129 P/F-26 HI129PF1 G01848 HI129 9.0000% HIGH ISLAND 129 P/F-26 HI129PF1 G02336 HI1437 HI149 G02754 HI14376 HI143	GRAND ISLE 116 P/F-A	GI116APLT	G13944	GI116	50.0000%
HIGH ISLAND 120 P/F-A-PROCESS HIGH ISLAND 129 P/F-1 HIGH ISLAND 129 P/F-16 HIGH ISLAND 129 P/F-16 HIGH ISLAND 129 P/F-16 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-18 HIGH ISLAND 129 P/F-18 HIGH ISLAND 129 P/F-18 HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-6/P HIGH ISLAND 129 P/F-6/P HIGH ISLAND 129 P/F-6 HIGH ISLAND 129 P/F-7 HIGH ISLAND 129 P/F-7 HIGH ISLAND 129 P/F-7 HIGH ISLAND 129 P/F-8 HIGH ISL	HIGH ISLAND 110 P/F-A	HI110PFA	G02353	HI110	20.0000%
HIGH ISLAND 129 P/F-1 HIGH ISLAND 129 P/F-16 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-18 HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-CPF HIGH ISLAND 129 P/F-A HIGH ISLAND 129 P/F-A HIGH ISLAND 129 P/F-A HIGH ISLAND 129 P/F-A HIGH ISLAND 260 P/F-B HIGH ISLAND 260 P/	HIGH ISLAND 110 P/F-B	HI110PFB	G02353	HI110	20.0000%
HIGH ISLAND 129 P/F-16 HIGH ISLAND 129 P/F-17 HIGH ISLAND 129 P/F-18 HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-CPF HIGH ISLAND 179 P/F-A HIGH ISLAND 179 P/F-A HIGH ISLAND 179 P/F-A HIGH ISLAND 179 P/F-B HIGH ISLAND 2-06 P/F-B HIGH ISLAND 2-06 P/F-B HIGH ISLAND 2-376 P/F-A HIGH ISLAND A-341 P/F-B HIA341BPLT G25605 HIGH ISLAND A-376 P/F-A HIGH ISLAND A-376 P/F-A HIGH ISLAND A-376 P/F-A HIGH ISLAND A-376 P/F-B HIGH ISLAND A-489 P/F-B HIGH ISLAND A-489 P/F-B HIGH ISLAND A-489 P/F-B HIGH ISLAND A-545 P/F-A HIGH ISLAND A-545 P/F-A HIGH ISLAND A-545 P/F-A HIGH ISLAND A-545 P/F-B HIGH ISLAND A-545 P/F-B HIGH ISLAND A-558 P/F-D HIA582PFC G02719 HIA582 HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 HIGH ISLAND A-595 P/F-D HIA582PFC G02719 HIA582 HIGH ISLAND A-596 P/F-C HIA595CPT G02721 HIA595 T2.4102% HIGH ISLAND A-596 P/F-B HIGH ISLAND A-596 P/F-C HIA596PLT G02721 HIA595 T2.4102% MAIN PASS 139 P/F-B MP1040PLT G02193 MP140 G5.0000% MAIN PASS 153 P/F-B MP1040PLT G02193 MP140 G5.0000% MAIN PASS 153 P/F-B MP1040PLT G02193 MP140 G5.0000% MAIN PASS 153 P/F-B MP153 D0.0000% MAIN PASS 259 P/F-A MP275APLT G01666 MP289 100.0000% MAIN PASS 206 P/F-C MP296CPLT G01673 MP296 G04486 MP301 22.7793%	HIGH ISLAND 120 P/F-A-PROCESS	HI120APROC	G01848	HI120	34.33%
HIGH ISLAND 129 P/F-17 HI12917CAS G01848 HI129 90.0000% HIGH ISLAND 129 P/F-18 HI129PF18 G01848 HI129 27.0000% HIGH ISLAND 129 P/F-5/6 HI129SPLT G01848 HI129 90.0000% HIGH ISLAND 129 P/F-6/CFF HI129SPLT G01848 HI129 90.0000% HIGH ISLAND 129 P/F-CPF HI129SPF G01848 HI129 0.0000% HIGH ISLAND 179 P/F-A HI179APLT G03236 HI179 69.0750% HIGH ISLAND 206 P/F-B HI206BPLT G20660 HI206 100.0000% HIGH ISLAND 206 P/F-B HI206BPLT G25605 HIA341 60.0000% HIGH ISLAND A-341 P/F-B HIA341BPLT G25605 HIA341 60.0000% HIGH ISLAND A-376 P/F-A HIA376APLT G02754 HIA376 48.8298% HIGH ISLAND A-376 P/F-C HIA376CPLT G02754 HIA376 48.8298% HIGH ISLAND A-376 P/F-C HIA376CPLT G02754 HIA376 48.8298% HIGH ISLAND A-376 P/F-C HIA376CPLT G02754 HIA376 48.8298% HIGH ISLAND A-378 P/F-A HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-378 P/F-A HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-474 P/F-A HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-474 P/F-A HIA474PFA G02372 HIA489 8.5000% HIGH ISLAND A-573 P/F-A HIA573APLT G17199 HIA545 60.0000% HIGH ISLAND A-573 P/F-A HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 18.0975% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 36.5786% HIGH ISLAND A-595 P/F-CF HIA595CPFT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-CF HIA595CPPT G02721 HIA595 72.4102% MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP140APLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01993 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01997 MP153 50.0000% MAIN PASS 153 P/F-B MP153BPLT G01997 MP153 50.0000% MAIN PASS 153 P/F-C MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-C MP259PLT G01666 MP289 100.0000% MAIN PASS 259 P/F-B MP259APLT G01666 MP289 100.0000% MAIN PASS 269 P/F-B MP259APLT G01666 MP289 100.00000% MAIN PASS 269 P/F-B MP259APLT G01666 MP289 100.0000% MAIN P	HIGH ISLAND 129 P/F-1	HI1291CAS	G01848	HI129	0.0000%
HIGH ISLAND 129 P/F-18 HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-6/F HIGH ISLAND 129 P/F-6/F HIGH ISLAND 129 P/F-6/F HIGH ISLAND 129 P/F-6/F HIL29PF G01848 HIL29 0.0000% HIGH ISLAND 139 P/F-A HIL29PT HIL29PF G01848 HIL29 0.0000% HIGH ISLAND 139 P/F-A HIL29PT HIL29PT G03236 HIL79 69.0750% HIGH ISLAND 206 P/F-B HIL206BPLT G02660 HIL206 HIQ06 HIQ06 HIGH ISLAND A-341 P/F-B HIA341BPLT G25605 HIA341 60.0000% HIGH ISLAND A-376 P/F-A HIA376BPLT G02754 HIA376 48.8298% HIGH ISLAND A-376 P/F-B HIA376CPLT HIA376CPLT G02754 HIA376 48.8298% HIGH ISLAND A-376 P/F-C HIA382FPLT G02757 HIA382 72.4106% HIGH ISLAND A-389 P/F-B HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-474 P/F-A HIA474PFA G02366 HIA474 HIA49PFB G02372 HIA489 8.5000% HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 60.0000% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 HIA582 HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 HIA582 HIGH ISLAND A-595 P/F-C HIA595CPPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-C HIA596CPLT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-C HIA596CPLT G02721 HIA595 72.4102% MAIN PASS 140 P/F-A MP077PFA MP077PFA MP077PFA G04481 MP077 MAIN PASS 153 P/F-A MP153BPLT G0193 MP140 G5.0000% MAIN PASS 153 P/F-B MP153BPLT G0193 MP140 G5.0000% MAIN PASS 153 P/F-B MP153BPLT G0193 MP140 G5.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 S0.0000% MAIN PASS 289 P/F-C MP153BPLT G01967 MP153 S0.0000% MAIN PASS 289 P/F-C MP259APLT G01666 MP289 100.0000% MAIN PASS 289 P/F-B MP259APLT G01666 MP289 100.0000% MAIN PASS 296 P/F-C MP259APLT G01666 MP289 100.0000% MAIN PASS 201 P/F-A MP259APLT G01673 MP296 S0.343% MAIN PASS 201 P/F-A MP296CPLT G01673 MP296 S0.343% MAIN PASS 301 P/F-A MP301PFB MP301P	HIGH ISLAND 129 P/F-16	HI12916CAS	G01848	HI129	0.0000%
HIGH ISLAND 129 P/F-5/6 HIGH ISLAND 129 P/F-CPF HIGH ISLAND 129 P/F-CPF HIGH ISLAND 179 P/F-A HIGH ISLAND 179 P/F-A HIGH ISLAND 179 P/F-A HIGH ISLAND 179 P/F-B HIGH ISLAND 179 P/F-B HIGH ISLAND 206 P/F-B HIGH ISLAND 207	HIGH ISLAND 129 P/F-17	HI12917CAS	G01848	HI129	90.0000%
HIGH ISLAND 129 P/F-CPF HI129CPF G01848 HI129 0.0000% HIGH ISLAND 179 P/F-A HI179APLT G03236 HI179 69.0750% HIGH ISLAND 206 P/F-B HI206BPLT G20660 HI206 100.0000% HIGH ISLAND 206 P/F-B HI206BPLT G25605 HIA341 60.0000% HIGH ISLAND A-341 P/F-B HIA341BPLT G25605 HIA341 60.0000% HIGH ISLAND A-376 P/F-A HIA376APLT G02754 HIA376 48.8298% HIGH ISLAND A-376 P/F-B HIA376BPLT G02754 HIA376 48.8298% HIGH ISLAND A-376 P/F-C HIA376CPLT G02754 HIA376 48.8298% HIGH ISLAND A-376 P/F-C HIA376CPLT G02757 HIA382 72.4106% HIGH ISLAND A-382 P/F-F HIA382FPLT G02757 HIA382 72.4106% HIGH ISLAND A-389 P/F-B HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-489 P/F-B HIA489PFB G02372 HIA489 8.5000% HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 60.0000% HIGH ISLAND A-537 P/F-B HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 HIA582 HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 18.0975% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 36.5786% HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-C HIA582PFD G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-C HIA582PFD G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-C HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-C HIA595CFPT G02721 HIA595 72.4102% MIN PASS 077 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 140 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP259APLT G01967 MP153 50.0000% MAIN PASS 153 P/F-A MP259APLT G01967 MP153 50.0000% MAIN PASS 275 P/F-A MP259APLT G01666 MP289 100.0000% MAIN PASS 289 P/F-A MP259APLT G01666 MP289 100.0000% MAIN PASS 299 P/F-A MP259APLT G01666 MP289 100.0000% MAIN PASS 299 P/F-C MP259CPLT G01666 MP289 100.0000% MAIN PASS 290 P/F-C MP259CPLT G01666 MP289 100.0000% MAIN PASS 290 P/F-C MP259CPLT G01666 MP289 100.0000% MAIN PASS 206 P/F-C MP259CPLT G016673 MP296 55.04846% MAIN PASS 201 P/F-B MP206PLT G01673 MP296 55.04846% MAIN PASS 201 P/F-B MP206PLT G01673 MP296 55.04846%	HIGH ISLAND 129 P/F-18	HI129PF18	G01848	HI129	27.0000%
HIGH ISLAND 179 P/F-A HIGH ISLAND 206 P/F-B HIGH ISLAND 206 P/F-B HIGH ISLAND 206 P/F-B HIGH ISLAND A-341 P/F-B HIGH ISLAND A-341 P/F-B HIGH ISLAND A-376 P/F-A HIGH ISLAND A-376 P/F-A HIGH ISLAND A-376 P/F-B HIGH ISLAND A-376 P/F-B HIGH ISLAND A-376 P/F-B HIGH ISLAND A-376 P/F-B HIGH ISLAND A-376 P/F-C HIGH ISLAND A-376 P/F-C HIGH ISLAND A-376 P/F-C HIGH ISLAND A-376 P/F-C HIGH ISLAND A-382 P/F-F HIGH ISLAND A-382 P/F-F HIGH ISLAND A-382 P/F-B HIGH ISLAND A-382 P/F-B HIGH ISLAND A-382 P/F-B HIGH ISLAND A-474 P/F-A HIGH ISLAND A-478 P/F-B HIGH ISLAND A-582 P/F-B HIGH ISLAND A-583 P/F-B HIGH ISLAND A-583 P/F-B HIGH ISLAND A-585 P/F-JA HIGH ISLAND A-573 P/F-B HIGH ISLAND A-573 P/F-B HIGH ISLAND A-573 P/F-B HIGH ISLAND A-582 P/F-C HIGH ISLAND A-582 P/F-C HIGH ISLAND A-582 P/F-C HIGH ISLAND A-585 P/F-C HIGH ISLAND A-585 P/F-D HIGH ISLAND A-595 P/F-C HIGH ISLAND A	HIGH ISLAND 129 P/F-5/6	HI1295PLT	G01848	HI129	90.0000%
HIGH ISLAND 206 P/F-B HIGH ISLAND A-341 P/F-B HIA341BPLT G25605 HIA341 G0.0000% HIGH ISLAND A-376 P/F-A HIA376APLT G02754 HIA376 HIA376 A-8.8298% HIGH ISLAND A-376 P/F-B HIA376APLT G02754 HIA376 HIA376 HIA376 P/F-B HIA376BPLT G02754 HIA376 HIA474 HIA382 HIA376 HIA474 HIA482 HIA474 HIA482 HIA474 HIA489 HIA489 HIA474 HIA489 HIA474 HIA489 HIA489 HIA489 HIA474 HIA489 HIA489 HIA489 HIA489 HIA489 HIA489 HIA489 HIA489 HIA489 HIA474 HIA489 HIA489 HIA489 HIA489 HIA474 HIA489	HIGH ISLAND 129 P/F-CPF	HI129CPF	G01848	HI129	0.0000%
HIGH ISLAND A-341 P/F-B HIA341BPLT G25605 HIA341 60.0000% HIGH ISLAND A-376 P/F-A HIA376APLT G02754 HIA376 HIA376 HIGH ISLAND A-376 P/F-B HIA376APLT G02754 HIA376 HIA376 HIGH ISLAND A-376 P/F-B HIA376BPLT G02754 HIA376 HIA376 HIGH ISLAND A-376 P/F-C HIA376CPLT G02757 HIA382 HIGH ISLAND A-382 P/F-F HIA382FPLT G02757 HIA382 T2.4106% HIGH ISLAND A-4382 P/F-B HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-474 P/F-A HIA489FB G02372 HIA489 8.5000% HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 G0.0000% HIGH ISLAND A-573 P/F-B HIA573APLT G02393 HIA573 T2.4102% HIGH ISLAND A-573 P/F-B HIA573APLT G02393 HIA573 T2.4102% HIGH ISLAND A-582 P/F-C HIA582FFC G02719 HIA582 HIGH ISLAND A-582 P/F-D HIA582FFD G02719 HIA582 HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 T2.4102% HIGH ISLAND A-595 P/F-C HIA595CPPT G02721 HIA595 T2.4102% HIGH ISLAND A-595 P/F-D HIA595CPPT G02721 HIA595 T2.4102% HIGH ISLAND A-595 P/F-C HIA596CPLT G02722 HIA596 T2.4102% MAIN PASS 077 P/F-A MP077PFA G04481 MP077 C6.1683% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 G5.0000% MAIN PASS 153 P/F-C MP153 PLT G01967 MP153 D0.0000% MAIN PASS 153 P/F-C MP153PPLT G01967 MP153 D0.0000% MAIN PASS 259 P/F-A MP259APLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP289CPLT G01673 MP296 S0.4486 MP301 D2.7793% MAIN PASS 301 P/F-A MP301PFA MAIN PASS 301 P/F-A MP301PFB M	HIGH ISLAND 179 P/F-A	HI179APLT	G03236	HI179	69.0750%
HIGH ISLAND A-376 P/F-A HIA376APLT G02754 HIA376 HIA376 P/F-B HIA376BPLT G02754 HIA376 HIA376 HIA376 HIA376 P/F-B HIA376BPLT G02754 HIA376 HIA474 HIA376 HIA376 HIA4376 HIA376 HIA4376 HIA44 HIA4376 HIA4376 HIA4376 HIA4376 HIA444 HIA4376 HIA444 HIA4376 HIA4376 HIA444 HIA444 HIA4376 HIA444 HIA4376 HIA444 HIA444 HIA44 HIA444 HIA44 HIA444 HIA44 HIA444 HIA444 HIA444 HIA444 HIA444 HIA44	HIGH ISLAND 206 P/F-B	HI206BPLT	G20660	HI206	100.0000%
HIGH ISLAND A-376 P/F-B HIA376BPLT G02754 HIA376 HIGH ISLAND A-376 P/F-C HIA376CPLT G02754 HIA376 HIGH ISLAND A-382 P/F-F HIA382FPLT G02757 HIA382 72.4106% HIGH ISLAND A-489 P/F-B HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-489 P/F-B HIA489FB G02372 HIA489 8.5000% HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 G0.0000% HIGH ISLAND A-573 P/F-A HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 HIA582 HIGH ISLAND A-582 P/F-C HIA582PFD G02721 HIA595 HIA595 T2.4102% HIGH ISLAND A-596 P/F-E HIA595EPLT G02721 HIA595 T2.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 T2.4102% MAIN PASS 140 P/F-A MP077PFA MP140APLT G02193 MP140 G5.0000% MAIN PASS 153 P/F-B MP153BPLT G02967 MP153 D0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 D0000% MAIN PASS 275 P/F-A MP259APLT G01827 MP259 MP259 MP259 MP153 MP26 MP289 MP275 MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP289BPLT G01673 MP296 MP296 MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 D0486 MP301 D22.7793% MAIN PASS 301 P/F-A MP301PFA MP302F5A MP302F5A MP302F5A MP302F	HIGH ISLAND A-341 P/F-B	HIA341BPLT	G25605	HIA341	60.0000%
HIGH ISLAND A-376 P/F-C HIA376CPLT G02754 HIA376 HIGH ISLAND A-382 P/F-F HIA382FPLT G02757 HIA382 72.4106% HIGH ISLAND A-474 P/F-A HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-489 P/F-B HIA489FB G02372 HIA489 8.5000% HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 G0.0000% HIGH ISLAND A-573 P/F-A HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 HIA573 HIA58 HIA573 HIA59 HIA595 HIA596 HIA596PLT HIA596 HIA596PLT HIA596PLT HIA596 HIA596PLT HIA596 HIA597 HIA596 HIA597 HIA596 HIA597 HIA	HIGH ISLAND A-376 P/F-A	HIA376APLT	G02754	HIA376	48.8298%
HIGH ISLAND A-382 P/F-F HIA382FPLT G02757 HIA382 72.4106% HIGH ISLAND A-474 P/F-A HIA474PFA G02366 HIA474 10.0000% HIGH ISLAND A-489 P/F-B HIA489PFB G02372 HIA489 8.5000% HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 60.0000% HIGH ISLAND A-573 P/F-A HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 18.0975% HIGH ISLAND A-582 P/F-D HIA582PFD G02721 HIA582 HIA595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 077 P/F-A MP077PFA G04481 MP077 C6.1683% MAIN PASS 140 P/F-B MP140APLT G02193 MP140 G5.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 S0.0000% MAIN PASS 259 P/F-A MP259APLT G01666 MP289 100.0000% MAIN PASS 289 P/F-C MP258APLT G01673 MP296 MP296PLT G01673 MP296 S0.3486% MAIN PASS 301 P/F-A MP301PFA MP301PFA MP301PFA MP301 PZ2.7793% MAIN PASS 301 P/F-A MP301 PZ2.7793%	HIGH ISLAND A-376 P/F-B	HIA376BPLT	G02754	HIA376	48.8298%
HIGH ISLAND A-474 P/F-A HIA474PFA HIA474PFA HIA489PFB G02372 HIA489 B.5000% HIGH ISLAND A-489 P/F-B HIA489PFB G02372 HIA489 B.5000% HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 G0.0000% HIGH ISLAND A-573 P/F-A HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 B.6075% HIGH ISLAND A-582 P/F-D HIA582PFD HIA582PFD HIA582PFD HIA582 HIGH ISLAND A-595 P/F-CF HIA595CFPT HIA595CFPT HIA595CFPT HIA595 HIGH ISLAND A-595 P/F-D HIA595DPLT HIA595 HIGH ISLAND A-596 P/F-E HIA596EPLT HIA595 HIA596 MAIN PASS 077 P/F-A MP077PFA MP140APLT MP140APLT MP140APLT MP140APLT MP140APLT MP153 MP140 MP153 MP140 MP153 MP140 MP153 MP140 MP153 MP140 MP153 M	HIGH ISLAND A-376 P/F-C	HIA376CPLT	G02754	HIA376	48.8298%
HIGH ISLAND A-489 P/F-B HIA489PFB G02372 HIA489 B.5000% HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 G0.0000% HIGH ISLAND A-573 P/F-A HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 18.0975% HIGH ISLAND A-582 P/F-D HIA582PFD G02719 HIA582 36.5786% HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 140 P/F-A MP077PFA MP077PFA G04481 MP077 G02193 MP140 G5.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 G5.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 S0.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 S6.9016% MAIN PASS 289 P/F-B MP259APLT G01666 MP289 100.0000% MAIN PASS 289 P/F-B MP289PLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP289PLT G01673 MP296 S5.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 S0.4486 MP301 D22.7793% MAIN PASS 301 P/F-B MP301PFB MP301P	HIGH ISLAND A-382 P/F-F	HIA382FPLT	G02757	HIA382	72.4106%
HIGH ISLAND A-545 P/F-JA HIA545JAPT G17199 HIA545 60.0000% HIGH ISLAND A-573 P/F-A HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 18.0975% HIGH ISLAND A-582 P/F-D HIA582PFD G02719 HIA582 36.5786% HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 077 P/F-A MP077PFA G04481 MP077 26.1683% MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 289 P/F-A MP259APLT G01666 MP289 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 289 P/F-C MP289CPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793%	HIGH ISLAND A-474 P/F-A	HIA474PFA	G02366	HIA474	10.0000%
HIGH ISLAND A-573 P/F-A HIA573APLT G02393 HIA573 72.4102% HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 18.0975% HIGH ISLAND A-582 P/F-D HIA582PFD G02719 HIA582 36.5786% HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 077 P/F-A MP077PFA G04481 MP077 26.1683% MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP140BPLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 289 P/F-B MP275APLT G15395 MP275	HIGH ISLAND A-489 P/F-B	HIA489PFB	G02372	HIA489	8.5000%
HIGH ISLAND A-573 P/F-B HIA573BPLT G02393 HIA573 72.4102% HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 18.0975% HIGH ISLAND A-582 P/F-D HIA582PFD G02719 HIA582 36.5786% HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 077 P/F-A MP077PFA G04481 MP077 AMIN PASS 140 P/F-B MP140APLT G02193 MP140 G5.0000% MAIN PASS 140 P/F-B MP153BPLT G01967 MP153 S0.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 S0.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 S6.9016% MAIN PASS 289 P/F-B MP28BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 S5.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 S0.4846% MP301 PASS 301 P/F-A MP301PFA MP301PFA G04486 MP301 22.7793%	HIGH ISLAND A-545 P/F-JA	HIA545JAPT	G17199	HIA545	60.0000%
HIGH ISLAND A-582 P/F-C HIA582PFC G02719 HIA582 18.0975% HIGH ISLAND A-582 P/F-D HIA582PFD G02719 HIA582 36.5786% HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 MAIN PASS 077 P/F-A MP077PFA G04481 MP077 AMIN PASS 140 P/F-A MP140APLT G02193 MP140 G5.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 G5.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 S0.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 S0.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 S6.9016% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 S5.0343% MAIN PASS 301 P/F-A MP301PFA MP301PFB MP301 MP3C77 MP301 MAIN PASS 301 MP301 MP30	HIGH ISLAND A-573 P/F-A	HIA573APLT	G02393	HIA573	72.4102%
HIGH ISLAND A-582 P/F-D HIA582PFD G02719 HIA582 36.5786% HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 077 P/F-A MP077PFA MP140APLT G02193 MP140 G5.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 G5.0000% MAIN PASS 140 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 MP259 MP259 MP259 MP275 HO0.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 H00.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 MP296 MAIN PASS 301 P/F-A MP296 MP301PFA MP301PFB MP30721 MIA595 MP301 MP301 MP301 MP301 MP301PFB MP301P5A MAIN PASS 301 P/F-B MP301PFB M	HIGH ISLAND A-573 P/F-B	HIA573BPLT	G02393	HIA573	72.4102%
HIGH ISLAND A-595 P/F-CF HIA595CFPT G02721 HIA595 72.4102% HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 077 P/F-A MP077PFA G04481 MP077 26.1683% MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.48466 </td <td>HIGH ISLAND A-582 P/F-C</td> <td>HIA582PFC</td> <td>G02719</td> <td>HIA582</td> <td>18.0975%</td>	HIGH ISLAND A-582 P/F-C	HIA582PFC	G02719	HIA582	18.0975%
HIGH ISLAND A-595 P/F-D HIA595DPLT G02721 HIA595 72.4102% HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 077 P/F-A MP077PFA G04481 MP077 26.1683% MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793% <td>HIGH ISLAND A-582 P/F-D</td> <td>HIA582PFD</td> <td>G02719</td> <td>HIA582</td> <td>36.5786%</td>	HIGH ISLAND A-582 P/F-D	HIA582PFD	G02719	HIA582	36.5786%
HIGH ISLAND A-596 P/F-E HIA596EPLT G02722 HIA596 72.4102% MAIN PASS 077 P/F-A MP077PFA G04481 MP077 26.1683% MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-C MP289CPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	HIGH ISLAND A-595 P/F-CF	HIA595CFPT	G02721	HIA595	72.4102%
MAIN PASS 077 P/F-A MP077PFA G04481 MP077 26.1683% MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 55.0343% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	HIGH ISLAND A-595 P/F-D	HIA595DPLT	G02721	HIA595	72.4102%
MAIN PASS 140 P/F-A MP140APLT G02193 MP140 65.0000% MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP289CPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-C MP296BPLT G01673 MP296 55.0343% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	HIGH ISLAND A-596 P/F-E	HIA596EPLT	G02722	HIA596	72.4102%
MAIN PASS 140 P/F-B MP140BPLT G02193 MP140 65.0000% MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 077 P/F-A	MP077PFA	G04481	MP077	26.1683%
MAIN PASS 153 P/F-B MP153BPLT G01967 MP153 50.0000% MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 289 P/F-C MP289CPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 140 P/F-A	MP140APLT	G02193	MP140	65.0000%
MAIN PASS 153 P/F-C MP153CPLT G01967 MP153 50.0000% MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 289 P/F-C MP289CPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 140 P/F-B	MP140BPLT	G02193	MP140	65.0000%
MAIN PASS 259 P/F-A MP259APLT G07827 MP259 56.9016% MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 289 P/F-C MP289CPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 153 P/F-B	MP153BPLT	G01967	MP153	50.0000%
MAIN PASS 275 P/F-A MP275APLT G15395 MP275 100.0000% MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 289 P/F-C MP289CPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 153 P/F-C	MP153CPLT	G01967	MP153	50.0000%
MAIN PASS 289 P/F-B MP289BPLT G01666 MP289 100.0000% MAIN PASS 289 P/F-C MP289CPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 259 P/F-A	MP259APLT	G07827	MP259	56.9016%
MAIN PASS 289 P/F-C MP289CPLT G01666 MP289 100.0000% MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 275 P/F-A	MP275APLT	G15395	MP275	100.0000%
MAIN PASS 296 P/F-B MP296BPLT G01673 MP296 55.0343% MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 289 P/F-B	MP289BPLT	G01666	MP289	100.0000%
MAIN PASS 296 P/F-C MP296CPLT G01673 MP296 50.4846% MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 289 P/F-C	MP289CPLT	G01666	MP289	100.0000%
MAIN PASS 301 P/F-A MP301PFA G04486 MP301 22.7793% MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 296 P/F-B	MP296BPLT	G01673	MP296	55.0343%
MAIN PASS 301 P/F-B MP301PFB G04486 MP301 22.7793%	MAIN PASS 296 P/F-C	MP296CPLT	G01673	MP296	50.4846%
·	MAIN PASS 301 P/F-A	MP301PFA	G04486	MP301	22.7793%
MAIN PASS 308 P/F-A MP308APLT G32265 MP308 100.0000%	MAIN PASS 301 P/F-B	MP301PFB	G04486	MP301	22.7793%
	MAIN PASS 308 P/F-A	MP308APLT	G32265	MP308	100.0000%

Case 20-33948 Document 1394-1 Filed in TXSB on 05/26/21 Page 407 of 678 **Exhibit I-C(i)**

MAIN PASS 310 P/F-JA MAIN PASS 311 P/F-A MP311APLT GO2213 MP311 50,0000% MAIN PASS 311 P/F-B MP311BPLT GO2213 MP311 50,0000% MATAGORDA IS 622 P/F-C MI622CPLT GO5000 MI622 81,0000% MATAGORDA IS 622 P/F-C-COMPRES MI622CPRD GO5000 MI622 81,0000% MATAGORDA IS 622 P/F-C-COMPRES MI622CPRD GO5000 MI622 81,0000% MATAGORDA IS 622 P/F-C-COMPRES MI622CPRD GO5000 MI622 81,0000% MATAGORDA IS 622 P/F-C-QRT MI622CPRD GO5000 MI622 81,0000% MATAGORDA IS 622 P/F-C-QRT MI622CPRD GO5000 MI622 81,0000% MATAGORDA IS 622 P/F-C-QRT MI622CPRT GO5000 MI622 81,0000% MATAGORDA IS 623 P/F-B-DRIL MI633BPLT GO3088 MI623 MI623 81,0000% MATAGORDA IS 623 P/F-B-PRD MI633BPLT GO3088 MI623 MI623 MI623 MI623 81,0000% MATAGORDA IS 623 P/F-B-PRD MI633BPLT GO3088 MI623 MI623 MI633 81,0000% MATAGORDA IS 623 P/F-B-PRD MI633BPLT GO3088 MI623 MI633 MI634 MI634 MI635	Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
MAIN PASS 311 P/F-A MAIN PASS 311 P/F-B MATS 311 P/F-B MI622 CMP G05000 MI622 81.0000% MATS 622 P/F-C-QRT MI622 CPRD G05000 MI622 81.0000% MATS 60RDA IS 622 P/F-C-QRT MI622 CPRD MI622 CPRD MI622 CPRD MI622 CPRD MI622 MIATS MI623 MIATS MI	MAIN PASS 310 P/F-A	MP310APLT	G04126	MP310	100.0000%
MAIN PASS 311 P/F-B MATAGORDA IS 622 P/F-C MI622CPLT MI623CPLT MI635CPLT MI636000 MI632 MI633 MI635CPLT MI635CPLT MI635CPLT MI635CPLT MI635CPLT MI635CPLT MI	MAIN PASS 310 P/F-JA	MP310JAPT	G04126	MP310	100.0000%
MATAGORDA IS 622 P/F-C MATAGORDA IS 622 P/F-C-COMPRES MIG22CCMP MATAGORDA IS 622 P/F-C-COMPRES MIG22CCMP MIG22CRR G05000 MIG22 81.0000% MATAGORDA IS 622 P/F-C-CPRD MIG22CPRD G05000 MIG22 81.0000% MATAGORDA IS 622 P/F-C-QRT MIG22CPRT G05000 MIG22 81.0000% MATAGORDA IS 622 P/F-C-QRT MIG22CPRT G05000 MIG22 81.0000% MATAGORDA IS 623 P/F-B-DRIL MIG23BPLT G03088 MIG23 81.0000% MATAGORDA IS 623 P/F-B-DRIL MIG23BPLT G03088 MIG23 81.0000% MATAGORDA IS 623 P/F-B-DRIL MIG23BPLT G03088 MIG23 100.0000% MATAGORDA IS 635 P/F-F MIG35PPLT MIG35PPLT G05000 MIG35 MIG33 100.0000% MATAGORDA IS 635 P/F-F MIG35PPLT G05000 MIG35 MIG33 100.0000% MATAGORDA IS 635 P/F-G MIG35PPLT G05000 MIG35 MIG33 MIG33 100.0000% MIS35SISPPL CANYON 311 P/F-A MC311PPLT G02968 MC311 100.0000% MSISSISPPL CANYON 311 P/F-A MC311APLT G02968 MC311 100.0000% MOBILE 826 P/F-D M0826DPLT G26176 M0826 MO826 NORTH PADRE IS 969 P/F-IA PN969PFIA PN969PFIA G05953 PN969 1.2500% SHIP SHOAL 030 M013 CAS P/F S5030PF11 00333 S5030 28.9474% SHIP SHOAL 030 M013 CAS P/F S5030PF13 00333 S5030 28.9474% SHIP SHOAL 031 P/F-IA SS031PF10 00334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PF10 00335 SS032 28.9474% SHIP SHOAL 031 P/F-A SS031PF10 00336 SS032 28.9474% SHIP SHOAL 031 P/F-A SS031PF10 00336 SS032 28.9474% SHIP SHOAL 032 P/F-2B SS032PF20 00335 SS032 28.9474% SHIP SHOAL 033 P/F-C-2 SS032PF20 00336 SS033 28.9474% SHIP SHOAL 038 P/F-C-1 SS032PF21 S	MAIN PASS 311 P/F-A	MP311APLT	G02213	MP311	50.0000%
MATAGORDA IS 622 P/F-C-COMPRES MI622CRP MATAGORDA IS 622 P/F-C-PRD MI622CRP MATAGORDA IS 622 P/F-C-PRD MI622CRP MI622CRP MATAGORDA IS 622 P/F-C-PRD MI622CRP MI623CRP	MAIN PASS 311 P/F-B	MP311BPLT	G02213	MP311	50.0000%
MATAGORDA IS 622 P/F-C-PRD MI622CPRD G05000 MI622 81.0000% MATAGORDA IS 622 P/F-C-QRT MI622CQTR G05000 MI622 81.0000% MATAGORDA IS 622 P/F-D MI622DPLT G05000 MI623 81.0000% MATAGORDA IS 623 P/F-B-DRIL MI623BPLT G03088 MI623 81.0000% MATAGORDA IS 623 P/F-B-PRD MI623BPRD G03088 MI623 81.0000% MATAGORDA IS 623 P/F-H MI623HPLT G03088 MI623 81.0000% MATAGORDA IS 635 P/F-F MI635HPLT G05000 MI635 81.0000% MATAGORDA IS 635 P/F-F MI635CPLT G05000 MI635 81.0000% MATAGORDA IS 635 P/F-G MI635CPLT G05000 MI635 81.0000% MATAGORDA IS 635 P/F-G MI635CPLT G05000 MI635 81.0000% MATAGORDA IS 635 P/F-A MI635CPLT G05000 MI635 81.0000% MOBILE 821 P/F-A-QRT M0821AQTR G05058 M0821 100.0000% MOBILE 822 P/F-A-QRT M0821AQTR G05058 M0821	MATAGORDA IS 622 P/F-C	MI622CPLT	G05000	MI622	81.0000%
MATAGORDA IS 622 P/F-C-QRT MI622CQTR G05000 MI622 81.0000% MATAGORDA IS 622 P/F-D MI622DPLT G05000 MI622 81.0000% MATAGORDA IS 623 P/F-B-DRIL MI623DPLT G05000 MI622 81.0000% MATAGORDA IS 623 P/F-B-DRIL MI623BPRD G03088 MI623 81.0000% MATAGORDA IS 623 P/F-B-PRD MI623BPRD G03088 MI623 81.0000% MATAGORDA IS 623 P/F-H MI623HPLT G03088 MI623 100.0000% MATAGORDA IS 635 P/F-F MI635FPLT G05004 MI635 81.0000% MATAGORDA IS 635 P/F-G MI635FPLT G05000 MI635 81.0000% MISSISSIPPI CANYON 311 P/F-A MC311APLT G02968 MC311 100.0000% MISSISSIPPI CANYON 311 P/F-A MC311APLT G02968 MC311 100.0000% MOBILE 821 P/F-A-QRT MO821AQTR G05058 MO821 100.0000% MOBILE 821 P/F-A-QRT MO826DPLT G26176 M0826 P/F-D MO826DPLT G26176 M0826 P/F-D MO826DPLT G26176 M0826 P/F-D MO826DPLT G26176 M0826 P/F-D S000% NORTH PADRE IS 969 P/F-IA PN975PFA G05953 PN969 1.2500% NORTH PADRE IS 975 P/F-A PN975PFA G05953 PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F S5030PF11 00333 S5030 28.9474% SHIP SHOAL 030 #013 CAS P/F S5030PF13 00333 S5030 28.9474% SHIP SHOAL 030 #013 CAS P/F S5030PF14 00333 S5030 28.9474% SHIP SHOAL 030 #013 CAS P/F S5030PF14 00333 S5030 28.9474% SHIP SHOAL 030 #013 CAS P/F S5030PF14 00333 S5030 28.9474% SHIP SHOAL 030 #017 CAS P/F S5030PF14 00333 S5030 28.9474% SHIP SHOAL 031 P/F-10 S5031PF10 00334 S5031 28.9474% SHIP SHOAL 032 P/F-120 S5032PF18 00335 S5032 28.9474% SHIP SHOAL 032 P/F-20 S5032PF20 00335 S5032 28.9474% SHIP SHOAL 032 P/F-20 S5032PF20 00335 S5032 28.9474% SHIP SHOAL 032 P/F-20 S5032PF20 00335 S5032 28.9474% SHIP SHOAL 032 P/F-21 S5032PF1 55032 S895C2 S5032 S8.9474% SHIP SHOAL 032 P/F-24 S5032PF2 00335 S5032 28.9474% SHIP SHOAL 032 P/F-20 S5032PF20 55032PF2 55033 S5033 28.9474% SHIP SHOAL 032 P/F-24 S5032PF2 00335 S5032 28.9474% SHIP SHOAL 032 P/F-25 S5032PF2 00335 S5032 28.9474% SHIP SHOAL 032 P/F-24 S5032PF2 00335 S5032 28.9474% SHIP SHOAL 032 P/F-24 S5032PF2 00336 S5033 28.9474% SHIP SHOAL 032 P/F-24 S5032PF2 00336 S5033 28.9474% SHIP SHOAL 032 P/F-25 S5032PF2 00336 S5033 28.9474% SHIP SHOAL 032 P/F-25 S5032PF2 00336 S5033 28.9474	MATAGORDA IS 622 P/F-C-COMPRES	MI622CCMP	G05000	MI622	81.0000%
MATAGORDA IS 622 P/F-D MATAGORDA IS 623 P/F-B-DRIL MI623BPLT G05008 MI623 81.0000% MATAGORDA IS 623 P/F-B-DRIL MI623BPLT G03088 MI623 81.0000% MATAGORDA IS 623 P/F-B-PRD MI623BPRD G03088 MI623 100.0000% MATAGORDA IS 623 P/F-B-PRD MI623BPRD G03088 MI623 100.0000% MATAGORDA IS 635 P/F-F MI635PLT G05008 MATAGORDA IS 635 P/F-F MI635PLT G05000 MI635 81.0000% MATAGORDA IS 635 P/F-F MI635PLT G05000 MI635 81.0000% MSSISSIPPI CANYON 311 P/F-A MC311APLT G02968 MC311 100.0000% MOBILE 821 P/F-A-QRT MO821AQTR G05058 MO821 100.0000% MOBILE 826 P/F-D MO826DPLT G26176 MO826 75.000% NORTH PADRE IS 969 P/F-JA PN969PFJA G05953 PN969 1.2500% NORTH PADRE IS 969 P/F-A PN975PFA G05953 PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F S5030PF14 S0333 S030 28.9474% SHIP SHOAL 030 P/F-14 S5031PF10 S5031P	MATAGORDA IS 622 P/F-C-PRD	MI622CPRD	G05000	MI622	81.0000%
MATAGORDA IS 623 P/F-B-DRIL MI623BPLT G03088 MI623 MI626 MI625 MI635 MI626 MI635 MI626 MI635 MI626 MI635 MI627 MI635 MI628 MI628 MI623 MI628 MI623 MI626 MI626 MI635 MI626 MI635 MI626 MI635 MI626 MI635 MI626 MI635 MI626 MI635 MI626 MI626 MI635 MI626 MI626 MI635 MI626 MI626 MI626 MI635 MI626 MI6	MATAGORDA IS 622 P/F-C-QRT	MI622CQTR	G05000	MI622	81.0000%
MATAGORDA IS 623 P/F-B-PRD MI623BPRD G03088 MI623 81.0000% MATAGORDA IS 635 P/F-F MI623HPLT G03088 MI623 100.0000% MATAGORDA IS 635 P/F-F MI635FPLT G06043 MI635 81.0000% MATAGORDA IS 635 P/F-G MI635FPLT G05000 MI635 81.0000% MATAGORDA IS 635 P/F-G MI635CPLT G05000 MI635 81.0000% MISSISSIPPI CANYON 311 P/F-A MC311APLT G02968 MC311 100.0000% MISSISSIPPI CANYON 311 P/F-A MC311APLT G02968 MC311 100.0000% MOBILE 821 P/F-A-QRT MO821AQTR G05058 M0821 100.0000% MORILE 826 P/F-D MO826DPLT G26176 MO826 NORTH PADRE IS 969 P/F-JA PN969PFIA G05953 PN969 1.2500% NORTH PADRE IS 975 P/F-A PN975PFA G05953 PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F S0300PF11 00333 S5030 28.9474% SHIP SHOAL 030 #013 CAS P/F S030PF13 00333 S5030 28.9474% SHIP SHOAL 030 #017 CAS P/F S030PF14 00333 S5030 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 00334 S5031 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 00334 S5031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 S5032 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 S5032 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 S5032 28.9474% SHIP SHOAL 032 P/F-20 S5032PF20 00335 S5032 28.9474% SHIP SHOAL 032 P/F-21 S5032PF2 00335 S5032 28.9474% SHIP SHOAL 032 P/F-21 S5032PF2 00335 S5032 28.9474% SHIP SHOAL 033 P/F-C-1 S5033PFC1 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-1 S5033PFC1 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-2 S5033PFC2 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-2 S5033PFC2 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-2 S5033PFC2 55033PFC3 55088 100.0000% SHIP SHOAL 068 P/F-0 S5682CAS G02917 S5068 100.0000% SHIP SHOAL 068 P/F-0 S5682CAS G02917 S5068 100.0000% SHIP SHOAL 068 P/F-0 S5682CAS G02917 S5068 100.0000% SHIP SHOAL 068 P/F-1 S5032PF1 G02919 S5091 100.0000% SHIP SHOAL 068 P/F-1 S5682CAS G02917 S5068 100.0000% SHIP SHOAL 068 P/F-1 S5682CAS G02917 S5068 100.0000% SHIP SHOAL 068 P/F-6 S5682CAS G02917 S5068 100.0000% SHIP SHOAL 068 P/F-8 S5125BPLT G02919 S5091 100.0000% SHIP SHOAL 105 P/F-A S5135PLT G02919 S5091 100.0000% SHIP SHOAL 105 P/F-B S5125BPLT G12940 S5126 100.0000% SHIP SHOAL 125 P/F-B S5125BPLT G	MATAGORDA IS 622 P/F-D	MI622DPLT	G05000	MI622	81.0000%
MATAGORDA IS 623 P/F-H MI623HPLT G03088 MI623 100.0000% MATAGORDA IS 635 P/F-F MI635FPLT G06043 MI635 81.0000% MI635 81.0000% MI635 81.0000% MI635 81.0000% MI635 MI635 81.0000% MI635 MI635 81.0000% MI635 MI636 MI635 MI636 MI635 MI636 MI635 MI636 MI635 MI635 MI636 MI635 MI636 MI635 MI635 MI635 MI636 MI635 MI636 MI635 MI635 MI635 MI635 MI635 MI635 MI635 MI635 MI636 MI635 MI636 MI635 MI635 MI635 MI635 MI635 MI635 MI636 MI635 MI635 MI635 MI636 MI635 MI635 MI635 MI635 MI635 MI635 MI635 MI635 MI635 MI636 MI635 MI635 MI635 MI635 MI636 MI631 MI636 MI635 MI636 MI631 MI636 MI635 MI636 MI631 MI636 MI636 MI631 MI636 MI631 MI636 MI631 MI636 MI631 MI636 MI636 MI631 MI636 MI631 MI636 MI631 MI636 MI636 MI636 MI636	MATAGORDA IS 623 P/F-B-DRIL	MI623BPLT	G03088	MI623	81.0000%
MATAGORDA IS 635 P/F-F MI635FPLT G06043 MI635 81.0000% MATAGORDA IS 635 P/F-G MI635GPLT G05000 MI635 81.0000% MISSISSIPPI CANYON 311 P/F-A MC311APLT G02968 MC311 100.0000% MOBILE 821 P/F-A-QRT MO821AQTR G05058 M0821 100.0000% MOBILE 826 P/F-D MO826DPLT G26176 M0826 75.0000% NORTH PADRE IS 969 P/F-JA PN969PFIA G05953 PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F S030PF11 00333 S030 28.9474% SHIP SHOAL 030 #011 CAS P/F S030PF13 00333 S030 28.9474% SHIP SHOAL 030 P/F-14 S030PF14 00333 S030 28.9474% SHIP SHOAL 031 P/F-10 S031PF10 00334 S031 28.9474% SHIP SHOAL 031 P/F-10 S031PF10 00334 S031 28.9474% SHIP SHOAL 032 P/F-20 S032PF20 00335 S032 28.9474% SHIP SHOAL 032 P/F-20 S032PF20 00335 S032 28.9474% SHIP SHOAL 032 P/F-20 S032PF20 00335 S032 28.9474% SHIP SHOAL 032 P/F-1 S032PF1 00335 S032 28.9474% SHIP SHOAL 033 P/F-1 S032PF2 00335 S032 28.9474% SHIP SHOAL 033 P/F-C1 S032PF2 00335 S032 28.9474% SHIP SHOAL 032 P/F-20 S032PF20 S032PF20 S033PF3 S032 28.9474% SHIP SHOAL 033 P/F-C1 S032PF2 00335 S032 28.9474% SHIP SHOAL 033 P/F-C1 S032PF2 S032PF2 S033PF3 S032 S8.9474% SHIP SHOAL 033 P/F-C-1 S032PF2 S032PF2 S033PF3 S032 S8.9474% SHIP SHOAL 033 P/F-C-1 S032PF2 S032PF2 S033PF3 S032 S8.9474% SHIP SHOAL 033 P/F-C-1 S032PF2 S032PF2 S033PF3 S032 S8.9474% SHIP SHOAL 033 P/F-C-1 S032PF2 S032PF2 S033PF3 S032 S8.9474% SHIP SHOAL 033 P/F-C-1 S033PF1 S033PF3 S033 S8.9474% SHIP SHOAL 033 P/F-C-1 S032PF2 S032PF2 S033PF3 S033 S8.9474% SHIP SHOAL 038 P/F-C-3 S032PF2 S032PF2 S033PF3 S033 S8.9474% SHIP SHOAL 038 P/F-C-3 S032PF2 S032PF2 S033 S8.9474% SHIP SHOAL 038 P/F-C-3 S032PF2 S032PF2 S033PF3 S033 S8.9474% SHIP SHOAL 038 P/F-C-3 S032PF3 S033PF3 S033 S8.9474% SHIP SHOAL 068 P/F-A S582PAT S068 100.0000% SHIP SHOAL 068 P/F-B S582PAT S068 100.0000% SHIP SHOAL 068 P/F-B S582PAT G02919 S091 100.0000% SHIP SHOAL 069 P/F-B S591APLT G02919 S091 100.0000% SHIP SHOAL 105 P/F-B S5129AUX G12941 S	MATAGORDA IS 623 P/F-B-PRD	MI623BPRD	G03088	MI623	81.0000%
MATAGORDA IS 635 P/F-G MIGSSSIPPI CANYON 311 P/F-A MC311APLT G02968 MC311 100.0000% MOBILE 821 P/F-A-QRT MO821AQTR G05058 MO821 100.0000% MOBILE 821 P/F-A-QRT MO826DPLT G26176 M0826 75.0000% MORTH PADRE IS 969 P/F-JA PN969PFJA PN969PFJA G05953 PN969 1.2500% NORTH PADRE IS 975 P/F-A PN975PFA G05953 PN969 1.2500% NORTH PADRE IS 975 P/F-A PN975PFA G05953 PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F S030PF11 00333 S5030 28.9474% SHIP SHOAL 030 #013 CAS P/F S030PF14 S0333 S5030 28.9474% SHIP SHOAL 030 P/F-10 S031PF10 00334 S5031 28.9474% SHIP SHOAL 031 P/F-A S031PFA 00333 S5031 28.9474% SHIP SHOAL 032 P/F-24 S032PF18 00335 S5032 28.9474% SHIP SHOAL 032 P/F-20 S032PF20 00335 S5032 28.9474% SHIP SHOAL 032 P/F-E-1 S032PFE 00335 S5032 28.9474% SHIP SHOAL 033 P/F-C-2 S032PF20 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-1 S032PFE 00335 S5032 28.9474% SHIP SHOAL 033 P/F-C-1 S032PFE 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-1 S032PFE 00336 S5031 28.9474% SHIP SHOAL 033 P/F-C-1 S032PFE 00336 S5031 28.9474% SHIP SHOAL 033 P/F-C-1 S033PFC1 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-2 S033PFC2 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-1 S033PFC3 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-2 S033PFC3 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-3 S033PFC3 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-3 S033PFC3 00336 S5033 28.9474% SHIP SHOAL 033 P/F-C-3 S033PFC3 00336 S5033 28.9474% SHIP SHOAL 038 P/F-C-3 S033PFC3 S033PFC3 S033PFC3 S033PFC3 S033 S8030 S8030 S8.9474% SHIP SHOAL 068 P/F-O S5682CAS G02917 S5068 100.0000% SHIP SHOAL 068 P/F-A S5682CAS G02917 S5068 100.0000% SHIP SHOAL 068 P/F-A S568PLT G02919 S5091 100.0000% SHIP SHOAL 069 P/F-A S568PLT G02919 S5091 100.0000% SHIP SHOAL 105 P/F-B S512PAUX S112PAUX S112P	MATAGORDA IS 623 P/F-H	MI623HPLT	G03088	MI623	100.0000%
MISSISSIPPI CANYON 311 P/F-A MOBILE 821 P/F-A-QRT MOBILE 821 P/F-A-QRT MOBILE 821 P/F-A-QRT MOBILE 826 P/F-D	MATAGORDA IS 635 P/F-F	MI635FPLT	G06043	MI635	81.0000%
MOBILE 821 P/F-A-QRT MO821AQTR G05058 MO821 100.0000% MOBILE 826 P/F-D MO826DPLT G26176 MO826 75.0000% NORTH PADRE IS 969 P/F-JA PN969PFJA G05953 PN969 1.2500% NORTH PADRE IS 975 P/F-A PN975PFA G05963 PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F SS030PF11 00333 SS030 28.9474% SHIP SHOAL 031 #011 CAS P/F SS030PF13 00333 SS030 28.9474% SHIP SHOAL 031 P/F-14 SS030PF14 00333 SS030 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 00334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PF10 00334 SS031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-20 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PF24 00335 SS032 28.9474% SHIP SHOAL 033 #05 CAS P/F SS033PF05 00336 SS033 28.9474	MATAGORDA IS 635 P/F-G	MI635GPLT	G05000	MI635	81.0000%
MOBILE 826 P/F-D MO826DPLT G26176 MO826 75.0000% NORTH PADRE IS 969 P/F-JA PN969PFJA G05953 PN969 1.2500% NORTH PADRE IS 975 P/F-A PN975PFA G05953 PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F SS030PF11 00333 SS030 28.9474% SHIP SHOAL 030 #013 CAS P/F SS030PF14 00333 SS030 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 00334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-20 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF2 00335 SS032 28.9474% SHIP SHOAL 033 #05 CAS P/F SS032PFE 00335 SS032 28.9474% SHIP SHOAL 032 P/F-C-1 SS032PFE 00336 SS033 28.9474%	MISSISSIPPI CANYON 311 P/F-A	MC311APLT	G02968	MC311	100.0000%
NORTH PADRE IS 969 P/F-JA PN969PFJA G05953 PN969 1.2500% NORTH PADRE IS 975 P/F-A PN975PFA G05953 PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F SS030PF11 00333 SS030 28.9474% SHIP SHOAL 030 #013 CAS P/F SS030PF13 00333 SS030 28.9474% SHIP SHOAL 030 P/F-14 SS030PF14 00333 SS030 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 00334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-18 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-C-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 032 P/F-C-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 P/F-C-1 SS032PFE 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3 SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3 SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 038 P/F-C-3 SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 038 P/F-C-3 SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 038 P/F-C-3 SS032PFC3 SS033PFC3 SS033PFC3 SS033 SS032 S	MOBILE 821 P/F-A-QRT	MO821AQTR	G05058	MO821	100.0000%
NORTH PADRE IS 975 P/F-A PN975PFA PN975PFA PN975PFA PN969 1.2500% SHIP SHOAL 030 #011 CAS P/F SS030PF11 00333 SS030 28.9474% SHIP SHOAL 030 #013 CAS P/F SS030PF13 00333 SS030 28.9474% SHIP SHOAL 030 #013 CAS P/F SS030PF14 00333 SS030 28.9474% SHIP SHOAL 031 P/F-14 SS030PF14 00333 SS030 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 00334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-20 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF24 00335 SS032 28.9474% SHIP SHOAL 032 P/F-C-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 032 P/F-C-1 SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 #05 CAS P/F SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-0 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 069 P/F-8 SS68PLT G02919 SS091 100.0000% SHIP SHOAL 069 P/F-8 SS018PLT G02919 SS091 100.0000% SHIP SHOAL 07 P/F-8 SS018PLT G02919 SS091 100.0000% SHIP SHOAL 129 P/F-A SS1129APLT G02919 SS091 100.0000% SHIP SHOAL 129 P/F-A SS1129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A	MOBILE 826 P/F-D	MO826DPLT	G26176	MO826	75.0000%
SHIP SHOAL 030 #011 CAS P/F SS030PF11 00333 SS030 28.9474% SHIP SHOAL 030 #013 CAS P/F SS030PF13 00333 SS030 28.9474% SHIP SHOAL 030 P/F-14 SS030PF14 00333 SS030 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 00334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 032 P/F-B SS032PF18 SS032PF18 SS032PF18 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF24 00335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 036 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-1 SS68PCAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS68PCAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS68PCAS G02917 SS068 100.0000% SHIP SHOAL 069 P/F-A SS68PCAS G02917 SS068 100.0000% SHIP SHOAL 069 P/F-B SS68PCAS G02917 SS068 100.0000% SHIP SHOAL 069 P/F-B SS68PCAS G02917 SS068 100.0000% SHIP SHOAL 069 P/F-B SS129BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS125BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS125BPLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A	NORTH PADRE IS 969 P/F-JA	PN969PFJA	G05953	PN969	1.2500%
SHIP SHOAL 030 #013 CAS P/F SS030PF13 00333 SS030 28.9474% SHIP SHOAL 030 P/F-14 SS030PF14 00333 SS030 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 00334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-20 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF20 O0335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 #005 CAS P/F SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 036 P/F-03 SS035PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-0 SS034PFC3 O0336 SS033 28.9474% SHIP SHOAL 068 P/F-0 SS034PFC3 SS035PFC3 SS036 SO03917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-A SS68PLT G02919 SS091 100.0000% SHIP SHOAL 091 P/F-A SS105APLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-A SS105APLT G09614 SS105 SS105 SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A	NORTH PADRE IS 975 P/F-A	PN975PFA	G05953	PN969	1.2500%
SHIP SHOAL 030 P/F-14 SS030PF14 O0333 SS030 28.9474% SHIP SHOAL 031 P/F-10 SS031PF10 O0334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA O0333 SS031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 O0335 SS032 28.9474% SHIP SHOAL 032 P/F-19 SS032PF18 O0335 SS032 28.9474% SHIP SHOAL 032 P/F-20 SS032PF20 O0335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF24 O0335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE O0335 SS032 28.9474% SHIP SHOAL 033 #005 CAS P/F SS033PF05 O0336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 O0336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 O0336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 O0336 SS033 28.9474% SHIP SHOAL 034 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-0 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-8 SS68PLT G02919 SS068 100.0000% SHIP SHOAL 091 P/F-A SS068PLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 SS129 H00.0000% SHIP SHOAL 129 P/F-A SS129ADUX SHIP SHOAL 129 P/F-A SS129ADUX SHIP SHOAL 129 P/F-A	SHIP SHOAL 030 #011 CAS P/F	SS030PF11	00333	SS030	28.9474%
SHIP SHOAL 031 P/F-10 SS031PF10 00334 SS031 28.9474% SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-20 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF2 00335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 #05 CAS P/F SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 038 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.000%	SHIP SHOAL 030 #013 CAS P/F	SS030PF13	00333	SS030	28.9474%
SHIP SHOAL 031 P/F-A SS031PFA 00333 SS031 28.9474% SHIP SHOAL 032 P/F-18 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-20 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF24 00335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 #005 CAS P/F SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 068 P/F-O5 SS685CAS G02917 SS068 100.000% SHIP SHOAL 068 P/F-O5 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-O5 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-0 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000%	SHIP SHOAL 030 P/F-14	SS030PF14	00333	SS030	28.9474%
SHIP SHOAL 032 P/F-18 SS032PF18 00335 SS032 28.9474% SHIP SHOAL 032 P/F-20 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF24 00335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 #005 CAS P/F SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-O5 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000%<	SHIP SHOAL 031 P/F-10	SS031PF10	00334	SS031	28.9474%
SHIP SHOAL 032 P/F-20 SS032PF20 00335 SS032 28.9474% SHIP SHOAL 032 P/F-24 SS032PF24 00335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 #005 CAS P/F SS033PFC5 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 069 P/F-A SS68FLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% </td <td>SHIP SHOAL 031 P/F-A</td> <td>SS031PFA</td> <td>00333</td> <td>SS031</td> <td>28.9474%</td>	SHIP SHOAL 031 P/F-A	SS031PFA	00333	SS031	28.9474%
SHIP SHOAL 032 P/F-24 SS032PF24 00335 SS032 28.9474% SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 #005 CAS P/F SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% </td <td>SHIP SHOAL 032 P/F-18</td> <td>SS032PF18</td> <td>00335</td> <td>SS032</td> <td>28.9474%</td>	SHIP SHOAL 032 P/F-18	SS032PF18	00335	SS032	28.9474%
SHIP SHOAL 032 P/F-E-1 SS032PFE 00335 SS032 28.9474% SHIP SHOAL 033 #005 CAS P/F SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105APLT G09614 SS105 100.0000%	SHIP SHOAL 032 P/F-20	SS032PF20	00335	SS032	28.9474%
SHIP SHOAL 033 #005 CAS P/F SS033PF05 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 091 P/F-B SS105APLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105APLT G09614 SS105 100.0000	SHIP SHOAL 032 P/F-24	SS032PF24	00335	SS032	28.9474%
SHIP SHOAL 033 P/F-C-1 SS033PFC1 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105APLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129APLT G12941 SS129 100.0000% <td>SHIP SHOAL 032 P/F-E-1</td> <td>SS032PFE</td> <td>00335</td> <td>SS032</td> <td>28.9474%</td>	SHIP SHOAL 032 P/F-E-1	SS032PFE	00335	SS032	28.9474%
SHIP SHOAL 033 P/F-C-2 SS033PFC2 00336 SS033 28.9474% SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 069 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% <td>SHIP SHOAL 033 #005 CAS P/F</td> <td>SS033PF05</td> <td>00336</td> <td>SS033</td> <td>28.9474%</td>	SHIP SHOAL 033 #005 CAS P/F	SS033PF05	00336	SS033	28.9474%
SHIP SHOAL 033 P/F-C-3(PROD) SS033PFC3 00336 SS033 28.9474% SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129ADLX G12941 SS129 100.0000% <td>SHIP SHOAL 033 P/F-C-1</td> <td>SS033PFC1</td> <td>00336</td> <td>SS033</td> <td>28.9474%</td>	SHIP SHOAL 033 P/F-C-1	SS033PFC1	00336	SS033	28.9474%
SHIP SHOAL 068 P/F-05 SS685CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 091 P/F-B SS91BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS126BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A-AUX SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 033 P/F-C-2	SS033PFC2	00336	SS033	28.9474%
SHIP SHOAL 068 P/F-10 SS6810CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 091 P/F-B SS91BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105APLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129ADLX G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 033 P/F-C-3(PROD)	SS033PFC3	00336	SS033	28.9474%
SHIP SHOAL 068 P/F-2 SS682CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-B SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 068 P/F-05	SS685CAS	G02917	SS068	100.0000%
SHIP SHOAL 068 P/F-4 SS684CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 091 P/F-B SS91BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-A SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 068 P/F-10	SS6810CAS	G02917	SS068	100.0000%
SHIP SHOAL 068 P/F-9 SS689CAS G02917 SS068 100.0000% SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 091 P/F-B SS91BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-A SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129ADLX G12941 SS129 100.0000%	SHIP SHOAL 068 P/F-2	SS682CAS	G02917	SS068	100.0000%
SHIP SHOAL 068 P/F-F SS68FPLT G02925 SS068 100.0000% SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 091 P/F-B SS91BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-A SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 068 P/F-4	SS684CAS	G02917	SS068	100.0000%
SHIP SHOAL 091 P/F-A SS91APLT G02919 SS091 100.0000% SHIP SHOAL 091 P/F-B SS91BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-A SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 068 P/F-9	SS689CAS	G02917	SS068	100.0000%
SHIP SHOAL 091 P/F-B SS91BPLT G02919 SS091 100.0000% SHIP SHOAL 105 P/F-A SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A-AUX SS129AAUX G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 068 P/F-F	SS68FPLT	G02925	SS068	100.0000%
SHIP SHOAL 105 P/F-A SS105APLT G09614 SS105 100.0000% SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A-AUX SS129AAUX G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 091 P/F-A	SS91APLT	G02919	SS091	100.0000%
SHIP SHOAL 105 P/F-B SS105BPLT G09614 SS105 100.0000% SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A-AUX SS129AAUX G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 091 P/F-B	SS91BPLT	G02919	SS091	100.0000%
SHIP SHOAL 126 P/F-B SS126BPLT G12940 SS126 100.0000% SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A-AUX SS129AAUX G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 105 P/F-A	SS105APLT	G09614	SS105	100.0000%
SHIP SHOAL 129 P/F-A SS129APLT G12941 SS129 100.0000% SHIP SHOAL 129 P/F-A-AUX SS129AAUX G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 105 P/F-B	SS105BPLT	G09614	SS105	100.0000%
SHIP SHOAL 129 P/F-A-AUX SS129AAUX G12941 SS129 100.0000% SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 126 P/F-B	SS126BPLT	G12940	SS126	100.0000%
SHIP SHOAL 129 P/F-B SS129BPLT G12941 SS129 100.0000%	SHIP SHOAL 129 P/F-A	SS129APLT	G12941	SS129	100.0000%
	SHIP SHOAL 129 P/F-A-AUX	SS129AAUX	G12941	SS129	100.0000%
SHIP SHOAL 129 P/F-L SS129LCAS G12941 SS129 100.0000%	SHIP SHOAL 129 P/F-B	SS129BPLT	G12941	SS129	100.0000%
	SHIP SHOAL 129 P/F-L	SS129LCAS	G12941	SS129	100.0000%

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
SHIP SHOAL 144 PF 1	-	G30275	SS 144	15.5400%
SHIP SHOAL 169 P/F-BB	SS169PFBB	00820	SS169	66.6667%
SHIP SHOAL 169 P/F-C	SS169PFC	00820	SS169	66.6667%
SHIP SHOAL 169 P/F-G	SS169PFG	00820	SS169	66.6667%
SHIP SHOAL 176 P/F-1	SS1761PLT	G33646	SS176	57.1429%
SHIP SHOAL 178 P/F-A	SS178APLT	G05551	SS178	100.0000%
SHIP SHOAL 182 P/F-A	SS182APLT	G03998	SS182	100.0000%
SHIP SHOAL 182 P/F-A-AUX	SS182AAUX	G03998	SS182	100.0000%
SHIP SHOAL 182 P/F-B	SS182BPLT	G03998	SS182	100.0000%
SHIP SHOAL 182 P/F-C	SS182CPLT	G03998	SS182	100.0000%
SHIP SHOAL 189 P/F-A	SS189APLT	G04232	SS189	99.0000%
SHIP SHOAL 189 P/F-C	SS189PFC	G04232	SS189	24.7396%
SHIP SHOAL 190 P/F-B	SS190BPLT	G10775	SS190	100.0000%
SHIP SHOAL 193 P/F-A	SS193APLT	G13917	SS193	100.0000%
SHIP SHOAL 193 P/F-A-PROD	SS193APRD	G13917	SS193	100.0000%
SHIP SHOAL 193 P/F-M	SS193MPLT	G13917	SS193	100.0000%
SHIP SHOAL 194 P/F-A	SS194APLT	G15288	SS194	100.0000%
SHIP SHOAL 198 P/F-G	SS198PFG	00593	SS198	50.0000%
SHIP SHOAL 198 P/F-G-QTRS	SS198PFGQR	00593	SS198	50.0000%
SHIP SHOAL 198 P/F-K	SS198PFK	00593	SS198	50.0000%
SHIP SHOAL 204 P/F-A	SS204APLT	G01520	SS204	55.2000%
SHIP SHOAL 204 P/F-A-GEN	SS204AGEN	G01520	SS204	55.2000%
SHIP SHOAL 204 P/F-A-PROD	SS204APRD	G01520	SS204	55.2000%
SHIP SHOAL 206 P/F-E	SS206EPLT	G01522	SS206	60.0000%
SHIP SHOAL 207 P/F-A-CMP	SS207ACOMP	G01523	SS207	52.4000%
SHIP SHOAL 207 P/F-A-DRILL	SS207ADRL	G01523	SS207	52.4000%
SHIP SHOAL 207 P/F-A-MANTIS	SS207PFAMA	G01523	SS207	52.4000%
SHIP SHOAL 207 P/F-A-PROD	SS207APRD	G01523	SS207	52.4000%
SHIP SHOAL 207 P/F-D	SS207DPLT	G01523	SS207	52.8000%
SHIP SHOAL 207 P/F-DWPF	SS207PFDWP	G01523	SS207	0.0000%
SHIP SHOAL 216 P/F-C	SS216CPLT	G01524	SS216	70.0000%
SHIP SHOAL 259 P/F-JA	SS259JAPLT	G05044	SS259	93.7130%
SHIP SHOAL 274 P/F-A	SS274APLT	G01039	SS274	100.0000%
SHIP SHOAL 274 P/F-C	SS274CPLT	G01039	SS274	100.0000%
SHIP SHOAL 291 P/F-A	SS291PFA	G02923	SS291	0.0000%
SHIP SHOAL 354 P/F-A	SS354APLT	G15312	SS354	100.0000%
SOUTH MARSH IS 010 P/F-4	SM010PF4	G01181	SM010	100.0000%
SOUTH MARSH IS 010 P/F-A	SM10APLT	G01181	SM010	100.0000%
SOUTH MARSH IS 011 P/F-34	SM011PF34	G01182	SM011	100.0000%
SOUTH MARSH IS 011 P/F-58	SM011PF58	G01182	SM011	100.0000%
SOUTH MARSH IS 018 P/F-A	SM018PFA	G08680	SM018	100.0000%
SOUTH MARSH IS 048 P/F-E	SM048PFE	786	SM048	100.0000%
SOUTH MARSH IS 066 P/F-C	SM66CPLT	G01198	SM058	50.0000%
SOUTH MARSH IS 066 P/F-D	SM66DPLT	G01198	SM066	50.0000%
SOUTH MARSH IS 076 P/F-F	SM76FPLT	G01208	SM076	100.0000%
SOUTH MARSH IS 093 P/F-A	SM093PFA	G21618	SM093	12.5000%
SOUTH MARSH IS 105 P/F-A	SM105APLT	G17938	SM105	100.0000%

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
SOUTH MARSH IS 106 P/F-A-NORTH	SM106ANPLT	G03776	SM106	100.0000%
SOUTH MARSH IS 106 P/F-JUNCTIO	SM106JCT	G02279	SM106	100.0000%
SOUTH MARSH IS 128 P/F-A	SM128APLT	G02587	SM128	84.0133%
SOUTH MARSH IS 128 P/F-B	SM128BPLT	G02587	SM128	84.0133%
SOUTH MARSH IS 128 P/F-C	SM128CPLT	G02587	SM128	84.0133%
SOUTH MARSH IS 128 P/F-SA-2	SM128SADPT	G02587	SM128	84.0133%
SOUTH MARSH IS 132 P/F-B	SM132BPLT	G02282	SM132	50.0000%
SOUTH MARSH IS 137 P/F-A	SM137APLT	G02589	SM137	50.0000%
SOUTH MARSH IS 149 P/F-C	SM149CPLT	G02592	SM149	50.0000%
SOUTH MARSH IS 149 P/F-D	SM149DPLT	G02592	SM149	100.0000%
SOUTH MARSH IS 239 156 CAIS	SM239PF156	00310	SM240	16.0000%
SOUTH MARSH IS 239 191 CAIS	SM239PF191	00310	SM240	16.0000%
SOUTH MARSH IS 240 1 CAIS	SM240PF1	310	SM240	16.0000%
SOUTH MARSH IS 240 153 CAIS	SM240PF153	310	SM240	16.0000%
SOUTH MARSH IS 240 192 CAIS	SM240PF192	310	SM240	16.0000%
SOUTH MARSH IS 240 196 CAIS	SM240PF196	310	SM240	16.0000%
SOUTH MARSH IS 240 2 CAIS	SM240PF2	310	SM240	16.0000%
SOUTH MARSH IS 240 E DOLPHIN	SM240PF0E	310	SM240	16.0000%
SOUTH MARSH IS 240 P/F-E-PRD	SM240PFE	310	SM240	16.0000%
SOUTH MARSH IS 241 CAS 149 P/F	SM241PF149	310	SM241	16.0000%
SOUTH MARSH IS 241 CAS 200 P/F	SM241PF200	00310	SM241	16.0000%
SOUTH MARSH IS 241 CAS 302 P/F	SM241PF302	00310	SM241	16.0000%
SOUTH MARSH IS 268 P/F-A-DRL	SM268APLT	G02310	SM268	69.4185%
SOUTH MARSH IS 268 P/F-A-PRD	SM268APRD	G02310	SM268	69.4185%
SOUTH MARSH IS 268 P/F-D	SM268DPLT	G02310	SM268	69.4185%
SOUTH MARSH IS 269 P/F-B	SM269BPLT	G02311	SM269	72.8000%
SOUTH MARSH IS 269 P/F-F	SM269FCAS	G02311	SM269	87.7000%
SOUTH MARSH IS 280 P/F-G	SM280GPLT	G14456	SM280	50.0000%
SOUTH MARSH IS 280 P/F-H	SM280HPLT	G14456	SM280	50.0000%
SOUTH MARSH IS 280 P/F-I	SM280IPLT	G02600	SM280	58.4000%
SOUTH MARSH IS 281 P/F-C	SM281PFC	G02600	SM281	68.1000%
SOUTH MARSH IS 281 P/F-E	SM281EPLT	G02600	SM281	68.1000%
SOUTH PASS 062 P/F-A	SP62APLT	G01294	SP062	100.0000%
SOUTH PASS 062 P/F-B	SP62BPLT	G01294	SP062	100.0000%
SOUTH PASS 062 P/F-C	SP062PFC	G01294	SP062	100.0000%
SOUTH PASS 062 P/F-D	SP062PFD	G01294	SP062	100.0000%
SOUTH PASS 065 P/F-A	SP65APLT	G01610	SP065	50.0000%
SOUTH PASS 070 P/F-C	SP070PFC	G01614	SP070	100.0000%
SOUTH PASS 070 P/F-D	SP070PFD	G01614	SP070	100.0000%
SOUTH PASS 075 P/F-A	SP75APLT	G05051	SP075	100.0000%
SOUTH PASS 087 P/F-D	SP87DPLT	G07799	SP087	86.1125%
SOUTH PASS 089 P/F-B	SP89BPLT	G01618	SP089	50.0000%
SOUTH PELTO 001 P/F-A	PL001PFA	G04234	PL001	100.0000%
SOUTH PELTO 009 P/F-10	PL009PF10	G02924	PL009	50.0000%
SOUTH PELTO 009 P/F-5	PL009PF05	G02924	PL009	100.0000%
SOUTH PELTO 009 P/F-6				
3001H PELIO 009 P/F-0	PL009PF06	G02924	PL009	100.0000%

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
SOUTH PELTO 010 #2 (2924)CAIS	PL0102CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-10	PL1010CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-10-8	PL10108CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-11	PL1011CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-12	PL1012WP	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-14	PL1014CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-16	PL1016CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-17	PL1017CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-19	PL1019CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-20	PL1020CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-22	PL1022CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-23	PL1023CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-26	PL1026CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-2A	PL102ACAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-3A	PL103ACAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-4	PL104WP	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-7	PL107CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-9-1-A	PL1091ACAS	G02925	PL010	50.0000%
SOUTH PELTO 010 P/F-A	PL10APLT	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-B	PL10BPLT	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-B25	PL10B25CAS	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-B-AUX	PL10BAUXPT	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-C	PL10CPLT	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-D	PL10DPLT	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-E	PL10EPLT	G02925	PL010	100.0000%
SOUTH PELTO 010 P/F-LQ	PL10LQPLT	G02925	PL010	100.0000%
SOUTH PELTO 011 P/F-17	PL1117CAS	00071	PL011	100.0000%
SOUTH PELTO 011 P/F-19	PL1119CAS	00071	PL011	100.0000%
SOUTH PELTO 011 P/F-22	PL1122CAS	00071	PL011	100.0000%
SOUTH PELTO 011 P/F-25	PL1125CAS	00071	PL011	100.0000%
SOUTH PELTO 011 P/F-F	PL11FPLT	00071	PL011	100.0000%
SOUTH PELTO 011 P/F-F-3	PL11F3CAS	00071	PL011	100.0000%
SOUTH PELTO 011 P/F-G	PL11GCAS	00071	PL011	100.0000%
SOUTH PELTO 025 JA PF	PL025PFJA	G14535	PL025	100.0000%
SOUTH PELTO 025 JB PF	PL025PFJB	G14535	PL025	100.0000%
SOUTH TIMBALIER 049 P/F-A	ST49APLT	G24956	ST049	100.0000%
SOUTH TIMBALIER 053 P/F-4	ST053PF4	G04000	ST053	50.0000%
SOUTH TIMBALIER 053 P/F-6	ST053PF6	G04000	ST053	50.0000%
SOUTH TIMBALIER 053 P/F-A	ST053PFA	G04000	ST053	50.0000%
SOUTH TIMBALIER 053 P/F-A-AUX	ST053PFAAX	G04000	ST053	50.0000%
SOUTH TIMBALIER 053 P/F-C (5)	ST053PFC5	G04000	ST053	50.0000%
SOUTH TIMBALIER 053 P/F-I	ST053PFI	G04000	ST053	50.0000%
SOUTH TIMBALIER 068 P/F-1	ST681CAS	00020	ST068	79.6666%
SOUTH TIMBALIER 148 P/F-A	ST148PFA	G01960	ST148	15.5500%
SOUTH TIMBALIER 161 P/F-C	ST161PFC	G01248	ST161	100.0000%
SOUTH TIMBALIER 203 P/F-B	ST203PFB	G01269	ST203	40.0000%
SOUTH TIMBALIER 205 P/F-B	ST205BPLT	G05612	ST205	50.0000%

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
SOUTH TIMBALIER 205 P/F-G	ST205GPLT	G05612	ST205	100.0000%
SOUTH TIMBALIER 206 P/F-A	ST206APLT	G05612	ST206	50.0000%
SOUTH TIMBALIER 291 P/F-A	ST291APLT	G16455	ST291	35.0000%
SOUTH TIMBALIER 295 P/F-A	ST295APLT	G05646	ST295	92.9167%
SOUTH TIMBALIER 295 P/F-B	ST295BPLT	G05646	ST295	92.9167%
SOUTH TIMBALIER 311 P/F-A	ST311APLT	G31418	ST311	22.5000%
SOUTH TIMBALIER 316 P/F-A	ST316PFA	G22762	ST316	20.0000%
VERMILION 261 P/F-A	VR261APLT	G03328	VR261	75.0000%
VERMILION 261 P/F-A-AUX	VR261AAUX	G03328	VR261	75.0000%
VERMILION 265 P/F-A-DRL	VR265ADRL	G01955	VR265	100.0000%
VERMILION 265 P/F-A-PRD	VR265APRD	G01955	VR265	100.0000%
VERMILION 326 P/F-A	VR326APLT	G21096	VR326	70.3148%
VERMILION 369 P/F-A	VR369PFA	G02274	VR369	10.9700%
VERMILION 369 P/F-D	VR369PFD	G02274	VR369	23.1707%
VERMILION 380 P/F-A	VR380APLT	G02580	VR380	100.0000%
VERMILION 408 P/F-A	VR408PF	G15212	VR408	50.0000%
VIOSCA KNOLL 203 P/F-A	VK203PFA	G07890	VK203	33.3333%
VIOSCA KNOLL 203 P/F-B	VK203PFB	G07890	VK203	33.3333%
VIOSCA KNOLL 204 P/F-3	VK204PF3	G04921	VK204	33.3333%
VIOSCA KNOLL 204 P/F-C	VK204PFC	G04921	VK204	33.3333%
VIOSCA KNOLL 780 P/F-A	VK780APLT	G15436	VK780	100.0000%
WEST CAMERON 033 P/F-1	WC033PF1	G15050	WC033	100.0000%
WEST CAMERON 033 P/F-N	WC033PFN	G15050	WC033	100.0000%
WEST CAMERON 033 P/F-O	WC033PFO	G15050	WC033	100.0000%
WEST CAMERON 065 P/F-8	WC065CAIS8	G02825	WC065	100.0000%
WEST CAMERON 065 P/F-9	WC065CAIS9	G02825	WC065	100.0000%
WEST CAMERON 065 P/F-JA	WC65JAPLT	G02825	WC065	100.0000%
WEST CAMERON 065 P/F-JA-AUX	WC65JAAUX	G02825	WC065	100.0000%
WEST CAMERON 066 P/F-A	WC66APLT	G01860	WC066	91.0585%
WEST CAMERON 066 P/F-B	WC066PFB	G02826	WC066	82.9104%
WEST CAMERON 066 P/F-C	WC066PFC	G01860	WC066	75.0000%
WEST CAMERON 066 P/F-E	WC066PFE	G02826	WC066	75.0000%
WEST CAMERON 066 P/F-F(FMR31)	WC066PFF31	00244	WC066	100.0000%
WEST CAMERON 071 P/F-28	WC071PF28	00244	WC071	100.0000%
WEST CAMERON 071 P/F-D	WC071PFD	00244	WC071	100.0000%
WEST CAMERON 071 P/F-D-AUX	WC071PFDAX	00244	WC071	100.0000%
WEST CAMERON 071 P/F-F (FMR18)	WC71FPLT	00244	WC071	100.0000%
WEST CAMERON 071 P/F-QTR	WC71QTR	00244	WC071	100.0000%
WEST CAMERON 072 P/F-1	WC072PF1	G23735	WC072	25.0000%
WEST CAMERON 072 P/F-2	WC072PF2	G23735	WC072	25.0000%
WEST CAMERON 072 P/F-3	WC072PF3	G23735	WC072	25.0000%
WEST CAMERON 102 P/F-2	WC102PF2	00247	WC102	100.0000%
WEST CAMERON 102 P/F-G	WC102GPLT	00247	WC102	100.0000%
WEST CAMERON 102 P/F-G-AUX	WC102GAUX	00247	WC102	100.0000%
WEST CAMERON 102 P/F-H	WC102HPLT	00247	WC102	100.0000%
WEST CAMERON 110 P/F-10	WC11010CAS	00081	WC110	100.0000%
WEST CAMERON 110 P/F-11	WC11011CAS	00081	WC110	100.0000%

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
WEST CAMERON 110 P/F-12	WC11012CAS	00081	WC110	100.0000%
WEST CAMERON 110 P/F-15	WC11015CAS	00081	WC110	100.0000%
WEST CAMERON 110 P/F-18	WC11018CAS	00081	WC110	100.0000%
WEST CAMERON 110 P/F-19	WC11019CAS	00081	WC110	100.0000%
WEST CAMERON 110 P/F-A	WC110APLT	00081	WC110	100.0000%
WEST CAMERON 110 P/F-A-AUX1	WC110AAUX1	00081	WC110	100.0000%
WEST CAMERON 110 P/F-E	WC110EPLT	00081	WC110	100.0000%
WEST CAMERON 110 P/F-H	WC110HPLT	00081	WC110	100.0000%
WEST CAMERON 111 P/F-C	WC111CCAS	00081	WC111	100.0000%
WEST CAMERON 111 P/F-F	WC111FCAS	00081	WC111	100.0000%
WEST CAMERON 144 P/F-B	WC144BPLT	G01953	WC144	100.0000%
WEST CAMERON 225 P/F-C	WC225PFC	G00900	WC225	26.6675%
WEST CAMERON 289 P/F-A-PROCESS	WC289APROC	G04818	WC289	100.0000%
WEST CAMERON 290 P/F-A	WC290PFA	G04818	WC290	10.3759%
WEST CAMERON 295 P/F-A	WC295ACAS	G24730	WC295	20.60%
WEST DELTA 068 P/F-U	WD68UPLT	00180	WD068	75.0000%
WEST DELTA 070 P/F-D	WD070PFD	00182	WD070	75.0000%
WEST DELTA 070 P/F-FF	WD070PFFF	00182	WD070	75.0000%
WEST DELTA 070 P/F-I	WD070PFI	00182	WD070	75.0000%
WEST DELTA 070 P/F-L	WD070PFL	00182	WD070	75.0000%
WEST DELTA 071 P/F-E	WD71EPLT	00838	WD071	75.0000%
WEST DELTA 071 P/F-O	WD071OPLT	00838	WD071	75.0000%
WEST DELTA 075 P/F-D	WD075PFD	G01085	WD075	100.0000%
WEST DELTA 075 P/F-F	WD075PFF	G01085	WD075	100.0000%
WEST DELTA 075 P/F-G	WD075PFG	G01085	WD075	100.0000%
WEST DELTA 090 P/F-A	WD090PFA	G01089	WD090	100.0000%
WEST DELTA 090 P/F-B	WD090PFB	G01089	WD090	100.0000%
WEST DELTA 090 P/F-E	WD090PFE	G01089	WD090	100.0000%

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Name	State	County/Parish	Ownership %
Blue Water Gas Plant	Louisiana		0.1000%
Galveston 300/301 Facility	Texas	Galveston	100.0000%
Gibbstown Separation Station	Louisiana	Cameron	100.0000%
Grand Bay Receiving Station	Louisiana	Plaquemines	65.0000%
Grand Chenier Separation Facility	Louisiana	Cameron	5.4%
Grand Chenier Tank Battery	Louisiana	Cameron	100.0000%
Grand Isle Fuel Line (supply line for municipality)	Louisiana	Jefferson	100.0000%
Grand Isle Tank Bat	Louisiana	Jefferson	75.0000%
Johnson Bayou Onshore Separation Facility	Louisiana	Cameron	24.31% of Co-Owned Equipment
Johnson Bayou Onshore Separation Facility	Louisiana	Cameron	54.875% of Producers' Equipment
MI 519 Bay City Compressor Station	Texas	Matagorda	81.8979%
North Terrebonne Gas Processing Plant	Louisiana	Terrebonne	0.0000%
Sea Robin Condensate Separation Facility	Louisiana	Vermilion	8.0000%
(aka "Henry Hub")	2001010110	7 61 111111611	0.000070
Sea Robin Gas Plant	Louisiana	Vermilion	23.7285%
Stingray Onshore Separation Facility (Cameron Onshore Commingling Facility)	Louisiana	Cameron	11.1300%
Targa Venice	Louisiana	Plaquemines	100.0000%
Thousand Square Mile Area (TASMA)	Louisiana	Vermilion	100.0000%
Tivoli Plant	Texas	Refugio	56.1394%
TOCA Gas Processing Plant	Louisiana	St. bernard	4.2900%
Venice Dehydration Facility (South Pass Dehydration Station)	Louisiana	Plaquemines	35.2000%
Vermilion 76 Onshore Scrubber	Louisiana	Vermilion	93.9%

15213	COMPANYNAME Fieldwood Energy, LLC	ORGAREA BS	ORGBLOCK 41	ORGNAME B	RECAREA BS	RECBLOCK 42	RECNAME 24" SSTI	10	PRODUCT G/C	Partial Abandon	G25383	G2
17938	Fieldwood Energy, LLC	CA	43	A	VK	247	24"SSTI	6	GAS	Active	G29431	G3:
3519	Fieldwood Energy, LLC	EC	14	CF	EC	9	F/S	4	COND	Out of Service	G13721	G0
13104	Fieldwood Energy, LLC	EC	2	F/S	EC	2	6" SSTI	4	GAS	Permitted for Abandonment	G22383	G1
17801	Fieldwood Energy, LLC	EC	14	CF	WC	69	30 SSTI	12	GAS	Permitted for Abandonment	G28556	G0
44 1128	Fieldwood Energy, LLC Fieldwood Energy, LLC	EI EI	175 330	C flanged end	EI EI	176 306	12" SSTI 14-inch SSTI	8 14	OIL	Out of Service Active	G13445 G02139A	00 G0
6818	Fieldwood Energy, LLC	EI	337	A A	EI	330	B B	6	GAS	Out of Service	G05932	GC
6819	Fieldwood Energy, LLC	EI	337	A	EI	330	14 SSTI	6	OIL	Out of Service	G05931	GC
6852	Fieldwood Energy, LLC	EI	315	A	EI	330	14 SSTI	6	OIL	Out of Service	G13447	G
7290	Fieldwood Energy, LLC	EI	316	A	EI	330	14 SSTI	8	OIL	Active	G07537	G
7347	Fieldwood Energy, LLC	EI	316	A	EI	330	8" SSTI	6	GAS	Active	G07555	G
7914 7915	Fieldwood Energy, LLC Fieldwood Energy, LLC	EI EI	212 212	A	SS EI	152 213	24 SSTI 12 SSTI	6	GAS	Out of Service Out of Service	G08530 G08531	G
7943	Fieldwood Energy, LLC	EI	342	A C	EI	327	08 SSTI	4	OIL	Out of Service	G08541	G
9211	Fieldwood Energy, LLC	EI	53	В	EI	64	22 SSTI	6	G/C	Partial Abandon	G12373	C
9376	Fieldwood Energy, LLC	EI	142	A	EI	141	10 SSTI	4	OIL	Out of Service	G12734	(
11923	Fieldwood Energy, LLC	EI	53	С	EI	64	22 SSTI	10	G/C	Out of Service	G20539	C
14073	Fieldwood Energy, LLC	EI	188	JE	EI	188	06 SSTI	4	BLKG	Out of Service	G29056	0
14479 15906	Fieldwood Energy, LLC Fieldwood Energy, LLC	EI EI	158 173	C G	EI EI	176 175	12"SSTI C	6	OIL BLKO	Out of Service Out of Service	G13702 G28239	G
16225	Fieldwood Energy, LLC	EI	354	D	El	337	Α	4	OIL	Out of Service	G28598	G
16226	Fieldwood Energy, LLC	EI	354	D	EI	337	Α Α	4	GAS	Out of Service	G28599	G
16243	Fieldwood Energy, LLC	EI	189	В	EI	188	A	4	GAS	Out of Service	G29057	(
18493	Fieldwood Energy, LLC	EI	342	С	EI	343	SSTI	6	GAS	Out of Service	G29108	G
19960	Fieldwood Energy LLC	EI	342	С	EI	342	Blind Flange	6	OIL	Out of Service	G29471	G
- 8487	Fieldwood Energy, LLC	EI	187 826	2	EI ST	187 300	2	12	OIL	Active	G30283 G10110	G
15298	Fieldwood Energy, LLC Fieldwood Energy, LLC	GA	210	A B	GA GA	239	12 SSTI 12 SSTI	8	G/C	Out of Service Active	G26931	G
7866	Fieldwood Energy, LLC	GI	33	A	GI	22	12 3311	8	GAS	Permitted for Abandonment Approved	G08514	G
9084	GOM Shelf, LLC	GI	43	AS	GI	19	F/S	10	OIL	Active	G12304	C
17673	Fieldwood Energy, LLC	GI	54	#2	GI	47	L	4	BLKO	Permitted for Abandonment Approved	G28528	G
5470	Fieldwood Energy, LLC	HI	A356	Valve	HI	A343	HIOS	12	GAS	Out of Service	G04050	G
6504	Fieldwood Energy, LLC	HI	A595	D	HI	573	12 CCT1	8	OIL	Out of Service Out of Service	G28525	G
6669 6669	Fieldwood Energy, LLC Fieldwood Energy LLC	HI	A 376 A 376	A Platform A	HI	A 356 A 356	12 SSTI 12 SSTI W/PSN 10882	10 10	GAS	Out of Service Out of Service	G05238 G05238	G
10882	Fieldwood Energy, LLC	HI	A 376 A356	10SST	HI	A 356	12 5511 W/P5N 10882 12SSTI	12	GAS	Out of Service Out of Service	G05238 G04051	G
11841	Fieldwood Energy, LLC	HI	A 545	JA	HI	A 547	В	6	BLKG	Permitted for Abandonment	G20510	G
14650	Fieldwood Energy, LLC	н	201	#1	HI	199	A	6	BLKG	Partial Abandon	G25397	G
15401	Fieldwood Energy, LLC	HI	A 341	В	HI	A 340	30" SSTI	812	G/C	Active	G26938	G
15581	Fieldwood Energy, LLC	HI	120	A #2	HI	128	SSTI 9 inch SSTI	6	G/C	Out of Service	G26968	G
16077 18789	Fieldwood Energy, LLC Fieldwood Energy LLC	HI	130 116	#2 Platform A	HI	165 71	8-inch SSTI 16-inch SSTI	8 16	BLGH G/C	Partial Abandon PABN	G28284 G28649	G
9032	Fieldwood Energy, LLC	MC	311	A	MC	312	8 SSTI	8	OIL	Active	G11747	G
3472	Fieldwood Energy, LLC	MP	140	В	MP	56	F/S	18	BLKG	Out of Service	G13511	G
5917	GOM Shelf, LLC	MP	311	Α	MP	313	12 SSTI	8	OIL	Out of Service	G13466	G
7143	Fieldwood Energy, LLC	MP	310	A	MP	297	12 SSTI	6	OIL	Out of Service	G07100	G
13100	Fieldwood Energy, LLC	MP MP	259 77	A	VK MP	739 151	#01	5	UMB	Out of Service	G22377	G
15818 5408	Fieldwood Energy Offshore LLC Fieldwood Energy, LLC	PL	10	A B	PL	13	18"SSTI 20 SSTI	8	GAS	Out of Service Out of Service	G28221 G09317	G
16044	Fieldwood Energy, LLC	PL	9	#10	PL	10	В В	6	BLKG	Out of Service	G28276	G
4008	Fieldwood Energy, LLC	SM	268	A	SS	28	Α	12	OIL	Out of Service	G02816	G
4647	Fieldwood Energy, LLC	SM	149	6"SSTI	SM	132	В	6	BLKO	Out of Service	G03432	G
5427	Fieldwood Energy, LLC	SM	281	E	SM	268	A	12	SPLY	Out of Service	G02817	G
5429	Fieldwood Energy, LLC	SM	281	С	SM	281	12 SSTI	10	SPLY	Out of Service	G02817	G
6512 6513	Fieldwood Energy, LLC Fieldwood Energy, LLC	SM	281 268	C D	SM SM	268 268	D A	10	BLKO	Out of Service Out of Service	G29131 G29132	G
10977	Fieldwood Energy, LLC	SM	268	A	SM	280	#03	3	BLKG	Active	G28756	G
11046	Fieldwood Energy, LLC	SM	11	Well No.34	SM	10	A	6	BLKG	Out of Service	G28813	G
11047	Fieldwood Energy, LLC	SM	10	A	SM	11	34	3	LIFT	Out of Service	G28812	G
11986	Fieldwood Energy, LLC	SM	39	A	SM	33	30 SSTI	8	GAS	Out of Service	G20565	G
11987	Fieldwood Energy, LLC	SM	39	A	SM	40	10 SSTI	6	OIL	Out of Service	G20566	G
13642 17499	Fieldwood Energy, LLC	SM SM	280 269	H B	SM SM	268 268	Α	10 10	BLKG GAS	Permitted for Abandonment Active	G28758 G28484	G
18057	Fieldwood Energy, LLC Fieldwood Energy, LLC	SM	11	No.58 Caisson	SM	10	A A	4	BLKG	Out of Service	G28484 G28815	G
18510	Fieldwood Energy, LLC	SM	10	A A	SM	287	SSTI	6	GAS	Out of Service	G29113	G
18563	Fieldwood Energy, LLC	SM	48	E	SM	39	A	6	G/C	Out of Service	G29128	C
18583	Fieldwood Energy, LLC	SM	10	A	SM	11	SSTI	4	OIL	Out of Service	G28814	G
18802	Fieldwood Energy, LLC	SM	39	Α	SM	48	E	3	LIFT	Out of Service	G29182	G
4716 15064	Fieldwood Energy, LLC	SP SP	70 49	C A	SP SP	60 27	B F/S Boundary	8 10	GAS G/O	Active Active	G03436 G07561	G
15598	FW GOM Pipeline, Inc. Fieldwood Energy, LLC	SP	70	c	SP	60	E E	6	OIL	Out of Service	G26860	G
15626	Fieldwood Energy, LLC	SP	65	A	SP	62	18 SSTI	8	OIL	Out of Service	G01686A	G
1137	Fieldwood Energy, LLC	SS	207	A Platform	SS	204	Α	4	GAS	Out of Service	G13489	G
1138	Fieldwood Energy, LLC	SS	204	A	SS	207	A	6	G/0	Out of Service	G13491	G
1147	Fieldwood Energy, LLC	SS	207	A	SS	208	F-Pump	12	OIL	Out of Service	G13492	G
6432 6538	Fieldwood Energy, LLC	SS	182	A A	SS PL	169	18 SSTI	6	OIL	Active Out of Service	G09321 G05146	G
6538 6748	Fieldwood Energy, LLC Fieldwood Energy, LLC	SS	91 169	C Platform	SS	11 169	08 SSTI 18-inch SSTI	6	OIL	Out of Service Out of Service	G05146 G09322	G
7650	Fieldwood Energy, LLC	SS	178	A	SS	169	18 SSTI	6	OIL	Out of Service	G08054	G
10406	Fieldwood Energy, LLC	SS	274	A	EI	259	Α	8	OIL	Active	G14731	G
10780	Fieldwood Energy, LLC	SS	193	A	SS	183	18 SSTI	6	OIL	Active	G15683	G
10781	Fieldwood Energy, LLC	SS	193	A	SS	183	10 SSTI	6	GAS	Active	G15684	G
11137	Fieldwood Energy, LLC	SS	129	Α	SS	122	18 SSTI	6	OIL	Out of Service	G16084	G
11145 11480	Fieldwood Energy, LLC Fieldwood Energy, LLC	SS SS	129 105	A A	SS EI	149 165	6 SSTI 30 SSTI	6 10	G/C GAS	Out of Service Out of Service	G16087 G18801	G
11544	Fieldwood Energy, LLC	SS	126	B	SS	105	A A	6	BLKG	Out of Service	G18820	G
12778	Fieldwood Energy, LLC	SS	189	A	SS	185	26"SSTI	8	G/C	Out of Service	G22139	G
15530	Fieldwood Energy, LLC	SS	183	Flange	SS	169	Flange	10	GAS	Out of Service	G01460	G
16036	Fieldwood Energy, LLC	SS	190	Capped End	SS	207	A	4	BLKO	Permitted for Abandonment	G14734	G
18837 20050	Fieldwood Energy, LLC	SS	176 168	C	EI	212 168	A CCTI	6	BLKG	Out of Service	G29190 G28788	G
20050 5890	Fieldwood Energy, LLC Fieldwood Energy, LLC	SS ST	168 53	SSTI A	SS ST	168 52	SSTI A	6	OIL	Proposed Out of Service	G28788 G09319	G
7802	Fieldwood Energy, LLC	ST	295	A	ST	296	SS 8487	8	OIL	Active	G09319 G08385	G
8676	Fieldwood Energy, LLC	ST	206	A	ST	175	T-22	16	G/C	Out of Service	G11146	G
9313	Fieldwood Energy, LLC	ST	295	A	ST	295	24 SSTI	8	GAS	Active	G12709	G
13462	Fieldwood Energy, LLC	ST	205	G	ST	206	A	8	BLKG	Out of Service	G028821	G
13462	Fieldwood Energy LLC	ST	205	G Caissan No. 1	ST	206	A	8	BLKG	Out of Service	G29451	G
17265	Fieldwood Energy, LLC	ST ST	68	Caisson No. 1	ST ST	53	A 6-inch SSTI	6	BLKO	Out of Service	G28385	G
17898 19776	Fieldwood Energy, LLC Fieldwood Energy, LLC	ST	49 295	Platfrom A 24" SSTI	ST	35 292	6-inch SSTI A	24	GAS	Out of Service Active	G28577 G29376	G
13098	Fieldwood Energy, LLC	VK	694	#04	MP	292	A A	4	BLKG	Out of Service	G29376 G22376	G
13099	Fieldwood Energy, LLC	VK	739	SS #3	MP	259	A	4	BLKG	Out of Service	G22377	G
13720	Fieldwood Energy, LLC	VK	340	8"SSTI	VK	251	Α	8	BLGH	Active	G28221	G
13720	Fieldwood Energy Offshore LLC	VK	340	8-inch SSTI	VK	251	Platform A	8	BLGH	Active	G28703	G
13721	Fieldwood Energy, LLC	VK	251	A	VK	340	A	3	AIR	Active	G28704	G
14876	Fieldwood Energy, LLC	VK	251	Α	MP	154	A SCTI	4	H2O	Active	G22465	G
6113	Fieldwood Energy, LLC	VR VP	380	A Platform	VR VP	397	24 SSTI	12	GAS G/C	Out of Service	G04645	G
12502 17090	Fieldwood Energy, LLC Fieldwood Energy, LLC	VR VR	326 261	A Platform A	VR VR	321 265	22-inch SSTI A	6 8	G/C BLKO	Out of Service Out of Service	G21523 G28347	G
18502	Fieldwood Energy, LLC	VR	380	A	VR	398	16" SSTI	6	OIL	Out of Service Out of Service	G28347 G02919	G
18502	Fieldwood Energy LLC	VR	380	Platform A	VR	398	16-inch SSTI	6	OIL	Out of Service	G29109	G
2698	Fieldwood Energy, LLC	WC	102	flange	WC	102	G	8	GAS	Out of Service	G02124D	C
2030	Fieldwood Energy, LLC	WC	102	#02			08 SSTI	8				

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SEGMENTNUMBER	COMPANYNAME	ORGAREA	ORGBLOCK	ORGNAME	RECAREA	RECBLOCK	RECNAME	SIZE	PRODUCT	STATUS	ROWNUMBER	FW Lease:
5343	Fieldwood Energy, LLC	WC	34	D	WC	35	10 SSTI	8	G/0	Out of Service	G28659	G01860
8621	Bandon Oil and Gas, LP	WC	290	A	WC	289	A	6	BLKG	Out of Service	G10532	G04818
9504	Fieldwood Energy, LLC	WC	71	12 SSTI	WC	71	12 SSTI	12	GAS	Out of Service	G04346	00244
14251	Fieldwood Energy Offshore LLC	WC	72	#1	WC	65	JA	4	BLKG	Out of Service	G25275	G23735
15210	Fieldwood Energy, LLC	WC	295	2	HI	120	A-PROCESS	6	BLKG	Out of Service	G26886	G24730
15952	Fieldwood Energy, LLC	WC	33	0	WC	34	D	4	G/O	Out of Service	G28657	G15050

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Area	Block No.	Structure	Complex ID No.	Authority No.	FW Lease	Operator	Approval Date	Associated Assets
EI	188	JE	26052	G30268	G10736	Fieldwood Energy LLC	04/18/14	EI 187 JC001, JD001, JD002, 002 & JE002
HI	120	A-PROCESS	10450	G30270	G01848	Fieldwood Energy LLC	08/06/14	WC 295 A001 & A002
SM	132	В	21982	G30329	G02588	Fieldwood Energy LLC	05/06/19	SM 136 C007, SM 149 C001, C002 & C004
ST	206	A	23851	G30291	G05612	Fieldwood Energy LLC	12/11/15	ST 205 G001 & G003
SM	10	A	20706	G30365	G01181	Fieldwood Energy LLC		

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Call Sign:

KKS457

WQFI654

WQGX432

WPSH741

KNDQ614

WPXX340

Contract Time	Contract Data	Contract Title	Contract Paradiation
Contract Type Land	Contract Date 8/7/1953	Contract Title UA	Contract Description HI 179 Unit Agreement
Land	10/27/1954	Unit Agreement No. 14-08-001-20221	Grand Isle CATCO Unit Agreement, dated October 27, 1954, between Continental Oil Company
			and The Atlantic Refining Company, Tide Water Associated Oil Company and Cities Service Oil
			Company.; Unit No. 891002021
Land	5/1/1995	Unit Operating Agreement	
			Amendment-to Unit Operating Agreement, dated effective May 1, 1995, by and between Conoc
			Inc., Vastar Resources, Inc., Texaco Exploration and Production Inc. and Oxy USA Inc.
Land	11/21/1955	Unit Agreement No. 14-08-001-2454	West Delta-Grand Isle Unit Agreement, dated November 21,1955, between Continental Oil
			Company, as unit operator, and The Atlantic Refining Company, Tidewater Associated Oil
			Company and Cities Service Production Company, as non-operators, as amended ; Unit No. 891002454
Land	4/10/1956	Unit Agreement	Unit No. 891002891 - SS 32
Land	12/4/1958	OPERATING AGREEMENT	OPERATING AGREEMENT BY AND BETWEEN THE TEXAS COMPANY AND PAN AMERICAN
Land	12/4/1958	Operating Agreement	PETROLEUM CORPORATION , AS AMENDED Operating Agreement eff. 12/4/58
Land	7/25/1960	Operating Agreement Operating Agreement	Operating Agreement, dated effective July 25,1960, as amended, between Second Mobil Oil
			Company, Inc., Gulf Oil 'Corporation, and Humble Oil & Refining Company, as amended, SS 169
Land	8/3/1964	UOA	Field. Operating Agreement eff. 8-3-64
Land	11/2/1964	UA	El 266 Unit Agreement
Land	1/12/1965	Joint Operating Agreement	Main Agreement, dated effective January 12,1965, between Cities Service Oil Company, Skelly C
			Company, Sunray DX Oil Company and Tidewater Oil Company, governing operations on the
			contract area. The Operating Agreement contained in Exhibit "C" of the Main Agreement was superseded by the Joint Operating Agreement eff. 1/1/97
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Land Land	1/21/1966 2/26/1966	Unit Agreement No. 14-08-001-8784 Offshore Operating Agreement	Unit No. 891008784 - SS 271 Operating Agreement by and between Hardy Oil & Gas USA Inc., As Operator and British-Bornec
Lanu	2/20/1300	Offshore Operating Agreement	Exploration, Inc. and Zilkha Energy Company, As Non-Operators
Land	6/10/1966	Unit Operating Agreement Ship Shoal	SS 271 Unit Operating Agreement (Unit#891008784) As Amended, originally by and between
			Forest Oil Corp. as Operator, and Texas Gas Exploration Corp. et al as Non-Operators
Land	2/6/1967	Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN CONTINENTAL OIL COMPANY AND TENNECO OIL
	1/1/1971		COMPANY ET AL, AS AMENDED
Land Land	1/1/1971 2/1/1971	Joint Operating Agreement Joint Operating Agreement	PENNZOIL OFFSHORE GAS OPERATORS, INC., MESA PETROLEUM CO., ET AL. Operating Agreement, dated February 1,1971, between Tenneco Oil Company and Texaco Inc.
Lunu	-, 4, 13/1	Joint Operating Agreement	Amendment to Operating Agreement, dated effective May 1,1974, between Tenneco Oil
			Company, Texaco Inc. and Tenneco Exploration 11, Ltd., whereby Tenneco Exploration II became
total	4/4/4072	Initiat Consenting Assessment	a party to, and ratified, the operating agreement.
Land	1/1/1972	Joint Operating Agreement	OPERATING AGREEMENT BY AN D BETWEEN SIGNAL OIL AND GAS COMPANY AND THE LOUISIANA LAND AND EXPLORATION COMPANY, ET AL.
Land	3/24/1972	Unit Agreement	SP 65 G G-1 Unit Res B Unit Agreement -891012327
Land	5/18/1972	Unit Agreement	SP 65 G G-1 Unit Res A Unit Agreement-891012332
Land Land	5/18/1972 1/1/1973	Unit Agreement Offshore Operating Agreement	SP 65 G2-G3 Unit Agreement-891012333 Offshore Operating Agreement* (VR 369/386+)
Lanu	1/1/15/5	Olishore Operating Agreement	*Unit Operating Agreement supersedes JOperating Agreement 1/1/1973
Land	8/1/1973	Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN MOBIL OIL CORPORATION AND UNION OIL
	0/1/1000	400	COMPANY OF CALIFORNIA ET AL
Land Land	8/1/1973 8/1/1973	Offshore Operating Agreement Offshore Operating Agreement	Operating Agreement eff. 8-1-73 Operating Agreement eff. 8-1-73
Land	8/1/1973	Offshore Operating Agreement	Operating Agreement eff. 8/1/73
Land	8/1/1973	Offshore Operating Agreement	Operating Agreement eff. 8/1/73
Land	5/1/1974	Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN PENNZOIL OFFSHORE GAS OPERATORS, INC. AND PENNZOIL LOUISIANA AND TEXAS OFFSHORE, INC. ET AL
Land	7/1/1974	Joint Operating Agreement	OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION,
			UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO
			PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED
Land	7/1/1974	Joint Operating Agreement	OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION,
	., -, :		UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO
			PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED
Land	7/1/1974	Joint Operating Agreement	OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION,
Land	7/2/2574	Joint Operating Agreement	UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO
			PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED
Land	0/2/1074	FO	Formaut Agraement by and hatuses CNC Producing Company, Columbia Cas Davidenment
Laliu	9/3/1974	FO	Farmout Agreement by and between CNG Producing Company, Columbia Gas Development Corporation and Forest Oil Corporation
Land	12/1/1974	Joint Operating Agreement	PENNZOIL OFFSHORE GAS OPERATORS, INC. AND PENNZOIL LOUISIANA AND TEXAS OFFSHORE,
	. /20 / 2000		INC. ET AL
Land	4/23/1975	Joint Operating Agreement	Operating Agreement eff. 4-23-75 Operating Agreement eff. 7/1/75 by and between Mesa Petroleum as Operator and American
Land	7/1/1975	Joint Operating Agreement	Natural Gas Production Co, et al
Land	3/1/1976	Joint Operating Agreement	Operating Agreement eff. 3-1-76 b/b POGO, Mesa and Mobil, et al
Land	4/1/1976	Joint Operating Agreement	Operating Agreement eff. 4-1-76 as amended
Land	4/1/1977	Unit Operating Agreement	UNIT OPERATING AGREEMENT BY AND BETWEEN DEVON ENERGY PRODUCTION , APACHE CORPORATION. ET AL.
Land	4/1/1977	Unit Agreement No. 14-08-0001-16943	Unit Agreement, JD Sand, Reservoir A, Eugene Island Block 330 Field (Unit Number 891016943),
			dated effective April 1,1977, naming Pennzoil Oil & Gas, Inc., as Operator, and Texaco Inc. and
Land	12/12/1977	Unit Agreement	Shell Oil Company, as sub-operators Unit Agreement (VR 369 Unit Area) 12/12/1977
Land	12/23/1977	Unit Operating Agreement	Unit Operating Agreement* (VR 369 Unit Area)
	. /. /		*UOperating Agreement supersedes JOperating Agreement 12/23/1977
Land Land	1/1/1978 5/2/1978	UOA FO	HI 179 Unit Operating Agreement FARMOUT AGREEMENT EFFECTIVE MAY 2, 1978, BY AND BETWEEN ENSERCH, FARMOR, AND
Lanu	3/2/13/0	10	ANADARKO, FARMEE.
Land	11/1/1978	OA .	Operating Agreement eff. 11/1/78
Land	11/17/1978	FO	Farmout Agreement dated November 17,1978 between Gulf Oil Corporation and Shell Oil
			Company covering the Northeast Quarter (NE/4) of that certain Oil and Gas Lease dated July 1,1967 bearing Serial No. OCS-G 1609, South Pass Area Block 61.
	3/1/1979	Joint Operating Agreement	
Land			OPERATING AGREEMENT DATED MARCH 1, 1979, BY AND BETWEEN UNION OIL COMPANY OF
Land			
	9/15/1979	Joint Operating Agreement	CALIFORNIA AND MOBIL OIL EXPLORATION & PRODUCTION SOUTHEAST INC. OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO
Land Land	9/15/1979	Joint Operating Agreement	CALIFORNIA AND MOBIL OIL EXPLORATION & PRODUCTION SOUTHEAST INC. OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND
	9/15/1979	Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC.
Land			OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS.
	9/15/1979 12/1/1979	Joint Operating Agreement OFFSHORE OPERATING AGREEMENT	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC.
Land			OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMMOCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, MON-OPERATORS. OFFSHORE OPERATING AGREEMENT by 5SHELL OIL COMPANY and FLORIDA EXPLORATION COMPANY, ET AL. UNIT OPERATING AGREEMENT by 5SHELL OIL COMPANY and FLORIDA EXPLORATION COMPANY, ET AL.
Land Land	12/1/1979	OFFSHORE OPERATING AGREEMENT	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMBOCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by bSHELL OIL COMPANYand FLORIDA EXPLORATION COMPANY, ET AL UNIT OPERATORS. Unit Operating Agreement, dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil
Land Land	12/1/1979	OFFSHORE OPERATING AGREEMENT	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMBOCK COBPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by 5 SHELL OIL COMPANY and FLORIDA EXPLORATION COMPANY, ET AL. UNIT Operating Agreement; dated April 1, 1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother OI Company, Mobil Oil Exploration and Producing SE, Inc., Guil Oil Corporation, Hunt Oil Company
Land Land	12/1/1979	OFFSHORE OPERATING AGREEMENT	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMBOCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by bSHELL OIL COMPANYand FLORIDA EXPLORATION COMPANY, ET AL UNIT OPERATORS. Unit Operating Agreement, dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil
Land Land Land	12/1/1979 4/1/1981	OFFSHORE OPERATING AGREEMENT Unit Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGUIF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by BS HELL OIL COMPANYAND FLORIDA EXPLORATION COMPANY, ET AL. UNIT Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Mobil Oil Exploration and Producing S.E., Inc., Guif Oil Corporation, Hunt Oil Company Highland Resources, Inc., Hunt Industries and Prosper Energy Corporation, comprising all workin interest owners in the Ship ShOperating Agreement Blocks 206, 207, OCS-G:i523-and OCS-G:i523, respectively.
Land Land Land Land	12/1/1979 4/1/1981 9/1/1981	OFFSHORE OPERATING AGREEMENT Unit Operating Agreement Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMBOCK CORPORATION, COLUMBIA GAS DEVELOPMENT COMPORATION, TEXASQUIF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by bSHELL OIL COMPANYand FLORIDA EXPLORATION COMPANY, ET AL Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Holl Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Mobil Oil Exploration and Producing S.E., Inc., Guif Oil Corporation, Hunt Oil Company Highland Resources, Inc., Hunt Industries and Prosper Energy Corporation, comprising all workin interest owners in the Ship ShOperating Agreement! Blocks 206, 207, OCS-G:IS23:ahd OCS-G:IS23:respectively.
Land Land Land	12/1/1979 4/1/1981 9/1/1981 9/1/1981	OFFSHORE OPERATING AGREEMENT Unit Operating Agreement Joint Operating Agreement Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EVELORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by 5S HELL OIL COMPANY and FLORIDA EXPLORATION COMPANY, ET AL. Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, More of the Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Cities Service Company, Placid Oil Company, Highland Resources, Inc., Hunt Industries and Prosper Energy Corporation, comprising all workin interest owners in the Ship Shoperating Agreement Blocks 206, 207, OCS-G:1523-ahd OCS-G:1523, respectively. Operating Agreement 9/1/1981
Land Land Land Land Land Land Land Land Land	12/1/1979 4/1/1981 9/1/1981 9/1/1981 1/1/1982	OFFSHORE OPERATING AGREEMENT Unit Operating Agreement Joint Operating Agreement Joint Operating Agreement Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by 5SHELL OIL COMPANY and FLORIDA EXPLORATION COMPANY, ET AL. Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Many of the Company, Com
Land Land Land Land Land Land	12/1/1979 4/1/1981 9/1/1981 9/1/1981	OFFSHORE OPERATING AGREEMENT Unit Operating Agreement Joint Operating Agreement Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by SHELL OIL COMPANYAND FLORIDA EXPLORATION COMPANY, ET AL. Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Mobil Oil Exploration and Producing S.E., Inc., Guil Oil Corporation, Hunt Oil Company Highland Resources, Inc., Hunt Industries and Prosper Energy Corporation, comprising all workin interest owners in the Ship ShOperating Agreement Blocks 206, 207, OCS-G:i523:ahd OCS-G:i523.respectively. Operating Agreement 9/1/1981 OPERATING AGREEMENT BY AND BETWEEN SOHIO PETROLEUM COMPANY AND EXXON CORPORATION
Land Land Land Land Land Land Land Land Land	12/1/1979 4/1/1981 9/1/1981 9/1/1981 1/1/1982	OFFSHORE OPERATING AGREEMENT Unit Operating Agreement Joint Operating Agreement Joint Operating Agreement Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, MON-OPERATORS. OFFSHORE OPERATING AGREEMENT by 5S HELL OIL COMPANY and FLORIDA EXPLORATION COMPANY, ET AL. Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Month of Company, Compa
Land Land Land Land Land Land Land Land Land	12/1/1979 4/1/1981 9/1/1981 9/1/1981 1/1/1982	OFFSHORE OPERATING AGREEMENT Unit Operating Agreement Joint Operating Agreement Joint Operating Agreement Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS. OFFSHORE OPERATING AGREEMENT by SHELL OIL COMPANYAND FLORIDA EXPLORATION COMPANY, ET AL. Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Mobil Oil Exploration and Producing S.E., Inc., Guil Oil Corporation, Hunt Oil Company Highland Resources, Inc., Hunt Industries and Prosper Energy Corporation, comprising all workin interest owners in the Ship ShOperating Agreement Blocks 206, 207, OCS-G:i523:ahd OCS-G:i523.respectively. Operating Agreement 9/1/1981 OPERATING AGREEMENT BY AND BETWEEN SOHIO PETROLEUM COMPANY AND EXXON CORPORATION
Land 12/1/1979 4/1/1981 9/1/1981 9/1/1981 1/1/1982 4/28/1982	OFFSHORE OPERATING AGREEMENT Unit Operating Agreement Joint Operating Agreement Joint Operating Agreement Joint Operating Agreement Letter Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, MON-OPERATORS. OFFSHORE OPERATING AGREEMENT by 5S HELL OIL COMPANY and FLORIDA EXPLORATION COMPANY, ET AL. Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Month of Company, Compa	

Land Land	7/1/1983 8/4/1983	UOA Area of Mutual Interest Agreement	EI 212 Unit Operating Agreement
			Area of Mutual Interest Agreement effective August 4, 1984 BY AND BETWEEN APACHE CORPORATION AND SHELL OFFSHORE CONTIGUOUS BLOCK TO SHELL VENTURE PROPERTY THAT MAY TRIGGER AMI RESPONSIBILITY REGARDING FUTURE PURCHASE OR BID OF TRACTS
Land	7/1/1984	Unit Agreement	COVERING GEOLOGIC STRUCTURE COMMON TO EXISTING SHELL VENTURE PROPERTY UNIT AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC. AND FLORIDA EXPLORATION
			COMPANY ET AL
Land Land	7/1/1984 1/1/1985	UOA OA	MP 310 Unit Operating Agreement Operating Agreement eff. 1/1/85
Land	6/3/1985	Consent to Assign	Consent to Assignment of Interest, dated June 3,1985, between Tenneco Exploration, Ltd. and
			Texaco Inc., as Grantors of Consent, and Huffco Petroleum, as Assignor, and L. S. Holding Company, AE Investments, Inc., Colton Gulf COperating Agreementst, Inc., and Huffco 1982 Exploration Limited Partnership, as Assignees, assigning all of Huffco Petroleum's record title interest to the Assignees.
Land	5/1/1986	Assignment	Assignment, dated effective May 1,1986, whereby Tenneco Exploration, Ltd. transferred all of its interests in Block 342, Eugene Island Area, Official Leasing Map No. 4A, to Plumb Offshore, Inc.,
Land	7/2/1986	FARMOUT AGREEMENT	subject to the reservation of an overriding royalty interest. Farmout Agreement 7/2/1986
Land	10/31/1986	Assignment	Assignment of Interest, dated effective October 31,1986, whereby Tenneco Exploration, Ltd.
land	44/2/4007	SIMULTANEOUS EXCHANGE AGREEMENT	transferred all of its interests in Block 342, Eugene Island Area, Official Leasing Map No. 4A, to Tenneco Oil Company.
Land	11/2/1987	SIMULTANEOUS EXCHANGE AGREEMENT	EXCHANGE AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC AND CONOCO INC
Land	3/3/1988	PA	PARTICIPATION AGREEMENT EFFECTIVE MARCH 3, 1988, BY AND BETWEEN WESTPORT OIL AND GAS COMPANY, INC, AND BASIN EXPLORATION, INC.
Land	6/7/1988	UA	El 212 Unit Agreement
Land Land	10/31/1988 1/1/1989	FO OPERATING AGREEMENT	Farmout Agreement 10/31/1988 WD/GI UOA - CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC
			RICHFIELD COMPANY ET AL
Land	1/1/1989	OPERATING AGREEMENT	GI CATCO UOA - CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL Unit No. 891002021
Land	1/1/1989	OPERATING AGREEMENT	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL
Land	1/1/1989	OPERATING AGREEMENT	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL
Land	1/1/1989	OPERATING AGREEMENT	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD
Land	1/1/1989	OPERATING AGREEMENT	COMPANY ET AL CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD
		OPERATING AGREEMENT	COMPANY ET AL
Land	1/1/1989		CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL
Land	1/1/1989	OPERATING AGREEMENT	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL
Land Land	1/1/1989 1/1/1989	UOA OA	EI 266 Unit Operating Agreement
Land	1/1/1989	UA	CATCO Operating Agreement eff. 1/1/89 by and between Conoco, Richfield , Texaco, et al
Land Land	1/1/1989 3/10/1989	OA FO	Operating Agreement 1/1/89 Ratification of Farmout Agreement 3/10/1989
Land	5/2/1989	Letter Agreement	Letter Agreement, dated May 2, 1989, between Southern Natural Gas Company and Chevron
			U.S.A. Inc.,concerning the "Construction, Installation, Operation and Maintenance of Measurement and Pipeline Facilities" for receipt points at various locations on the OCS, including Main Pass 77 'A' platform (as
Land	7/1/1989	OA	amended). Consent Sec. 10. Operating Agreement eff. 7/1/89
Land	12/15/1989	FO	FARMOUT AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC., ET AL. AND CNG PRODUCING COMPANY
Land Land	7/1/1990 10/1/1990	UA & UOA Joint Operating Agreement	MP 259 Unit Agreement and Unit Operating Agreement RATIFICATION AND AMENDMENT NUMBER 1 TO JOINT OPERATING AGREEMENT DATED
			OCTOBER 1, 1990, BY AND BETWEEN CONOCO INC. AND TEXAS PRODUCING INC.
Land	1/1/1991	PA	Offshore Participation Agreement, dated effectiveJanuary 1,1991, between Unocal Exploration Corporation, The Northwestern Mutual Life Insurance Company, and Hardy Oil & Gas USA Inc., BA A105.
Land Land	4/15/1991 5/1/1991	OA Joint Operating Agreement	Operating Agreement eff. 4-15-91 b/b Conoco and Shell JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO EXPLORATION AND PRODUCTION
Land	6/1/1991	UA	INC., MOBIL OIL EXPLORATION & PRODUCING SOUTHEAST ET AL UNIT AGREEMENT, SOUTH TIMBAUER BLOCK 295 FIELD UNIT BY AND BETWEEN SHELL OFFSHORE INC. AND APACH CORPORATION, ET AL.
Land	7/1/1983	UOA	ST 295 UOA. As amended
Land Land	8/15/1991 9/10/1991	OA Letter Agreement	HI A442 Operating Agreement C-02-0004194 LETTER AGREEMENT BY AND BETWEEN ATLANTIC RICHFIELD COMPANY AND EXXON
Land	10/1/1991	FO	CORPORATION FO and Operating Agreement dated 10/1/91 between Torch Energy Advisors Inc etal and Hall-
			Hosuton Oil Company
Land	4/1/1992	Unit Agreement	Unit Agreement for Outer Continental Shelf Exploration, Development and. Production Operations on the South Pass Block 60 Unit (Blocks.6,17, 59, 60, 66 and 67) South Pass Area, Offshore Louisiana Outer Continental Shelf, Contract No. 754394018, as amended
Land	4/1/1992	Unit Agreement	Amendment to Unit Agreement. For Outer Continental Shelf Exploration, Development and
			Production Operations on the South Pass Block 60 Unit (Blocks 6,17,59, 60, 66 and 67) South Pass Area, Offshore Louisiana Outer Continental Shelf (Contract No. 754394018) to expand the Unit Agreement to include the NE/4 of the NW/4 of Block 61, OCS-G 1609, South. Pass Area.
Land	5/2/1992	ABOS	Agreement and Bill of Sale, dated effective May 2,1992, between Union Oil Company of
			California, as Seller, and The Northwestern Mutual Life Insurance Company and Hardy Oil & Gas USA Inc., as Buyers, selling 43.75% interest in the BA A-105 "A" Platform, equipment arid pipeline, to NW Mutual 31.25%, and Hardy 12.50%.
Land	6/25/1992	Letter Agreement	Latter Agreement, dated June 25, 1992, between Chevron U.S.A. Inc. ("Chevron") and Southern Natural Gas Company ("Southern"), concering the "Interconnection of Preumatic Chart Recorders Permit - Various Meter Stations, Offshore Louisiana", whereby Chevron obtained consent from Southern for Chevron to connect, operate and maintain pneumatic chart recorders on various of Southern's existing meter stations, offshore, Louisiana (including Main Pass Area
Land	7/1/1992	Joint Operating Agreement	Block 77 "A" platform). JOINT OPERATING AGREEMENT BY AND BETWEEN ATLANTIC RICHFIELD COMPANY AND
Land	7/1/1992	OA OA	SAMEDAN OIL CORPORATION Operating Agreement 7-1-92 b/b Kerr-McGee and Samedan
Land	1/1/1993	Unit Operating Agreement	Unit Operating Agreement eff. 1-1-93
Land	2/15/1993	Letter Agreement	Letter Agreement, dated effective February 15, 1993, between Chevron U.S.A. Inc. ("Chevron") and Southern Natural Gas Company ("Southern"), concerning the "Interconnection of Pneumatic Chart Recorders Permit - Chart Recorders Permit - Chart Recorders Chartes Cha
Land	4/2/1993	ABOS	Various Meter Stations, Offshore Louislana", whereby Chevron and Southern agree to amend and replace Exhibit "A" to that certain Letter Agreement, dated June 25, 1992 (described hereinabove). Bill of Sale, dated April 2, 1993, from Southern Natural Gas Company ("Southern") to Chevron U.S.A. Inc. ("Purchaser"), whereby Southern sells to Purchaser certain Barton chart recorders and appurtenant equipment located at various on various of Southern's existing meter stations, offshore, Louislana (including Main Pass Area Block 77 "A" platform).
Land	5/7/1993	Letter Agreement	Letter Agmt. dated 5-7-1993 b/b Shell Offshore Inc. and Freeport McMoRan Oil and Gas Company.
Land Land	6/1/1993 6/11/1993	FO Joint Operating Agreement	Farmout Agmt. eff. 6-1-1993 b/b Shell Offshore Inc. and Samedan Oil Coporation. Operating Agreement eff. 6-11-1993 b/b Samedan Oil Corporation and British Borneo
Land	8/1/1993	Assignment	Assignment of Interest in Oil and Gas Lease (OCS-G 13944) effective date 08/01/93 from
			Anadarko Petroleum Corporation, Assignor, to Phillips Petroleum Company, Assignee, 50% of its right, title and interest in OCS-G 13944, Gl Block 116, South Addition.
Land	8/16/1993	Joint Operating Agreement	Amendment to'Operating Agreement, dated August 16, 1993, between Express Acquisition
Land	12/30/1993	OA	Company and Torch EnergyAdvisors Inc. WD 90, WD 103 Operating AgreementS 12-30-1993
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Land	Land Land	1/1/1994 1/1/1994	Amendment to Unit Operating	BP EXPLORATION & OIL INC. AND SHELL OFFSHORE INC ET AL Co-Development Agreement and Amendment to Unit Operating Agreement originally by and between CNG Producing Company & Columbia Gas Development Corp., et al
United 20/2039 O. October	Land	1/21/1994		Corporation, as Operator, and Continental Land &"Fur Co., Inc., dated effective January 21,1994.
United Septiments of the Control on Septiments (Control on Control		2/1/1994		JOperating Agreement eff. 2/1/94
Opcomission on Publication and July 1986 Application of Street Stree	Land	2/10/1994	JDA	EXPLORATION AND PRODUCTION COMPANY, SONAT EXPLORATION COMPANY AND UNION OIL
Send General General Control of Send Control o	Land	2/11/1994	Unit Agreement	Operations on the Viocca Knoll 252 Unit designated Contract No. 754394013, by the Minerals Management Service, dated effective February 11, 1994, executed by Samedan Oil Corporation (as Unit Operator) and
Level 46/19784 Inter- Agreement Company and Committed Land & 10, 100. Level 46/19784 Inter- Agreement Company and Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19784 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 Inter- Agreement Committed Land & 10, 100. Level 47/19785 I				OPERATING AGREEMENT DATED JUNE 1, 1994, BY AND BETWEEN NORCEN EXPLORER, INC, OPERATOR, AND DALEN RESOURCES OIL & GAS CO.
Composition and Contention Land & Land, 6, ac. 10. 17.19.18.19.19.19.19.19.19.19.19.19.19.19.19.19.				and.recognizes the Unit Operating Agreement, dated January 21, 1994 for the Viosca Knoll 252 Unit
Limit	Lanu	0/9/1994	Letter Agreement	
Lied 177/1994 (Inter-agramment Comment of the Comme				
Leife 1971/1998 Leife 971/1998 Leife 1971/1998 Leife 1971/1999	Land	7/7/1994	Letter Agreement	LETTER AGREEMENT BY AND BETWEEN POGO PRODUCING COMPANY AND COCKRELL OIL AND
Land 10/19/1994 AN 11/19/1994 AN 11/19/1995 AN 11/19/1996 AN 11/19/19	Land	7/15/1994	Letter Agreement	LETTER AGREEMENT DATED JULY 15, 1994 BY AND BETWEEN STONE ENERGY CORPORATION AND DAVID U. MELOY.
Land 10/14/15994 Lind 11/16/15994 JOA JOA JOAN				
Land 11/30/1994 Land 11/30/1994 Land 11/30/1995 Latter Agreement Any Company, Conception of Partnership, DC Venture, Lanswall and Treat Estate, Model Oil Epigeration Softwacenergicoutheast text, and National Company, Conception of all Residues 20th 2019 biol Sporting registered Area. Annother State Device Sports Agreement, Agreement Agreement, Clade Venture Sporting and Partnership, DC Venture, Lanswall and Treat Estate, Model Oil Epigeration of Annother Clade Agreement Agreement, Clade Venture Land Land Land Land Land Land Land Land				Joint Venture Development Agreement, dated October 19,1994", between Norcen Explorer, Inc. and Texaco Exploration and Production, Inc. forming a working-interest unit comprising portions of 5hip. 5hOperating Agreementl Block 206 and OCS-G 1523,5hip 5hOperating Agreement Block 206 and OCS-G 1523,5hip 5hip 5hOperating Agreement Block 206 and OCS-G 1523,5hip 5hip 5hip 5hip 5hip 5hip 5hip 5hip
Notices Explores, Piec., Faceo Exploration, and Production, Inc., test Industry, The Googe, R., Brown Partnership, Gold Verwice, Larier Hum Tool, Estate, Mark Oil Espiration, and Production (Service). In the Production of Company, covering all of Blocks 24 and 207 Stip. And DAVID LARIES (Company). Covering all of Blocks 24 and 207 Stip. And DAVID LARIES (Company). Covering all of Blocks 24 and 207 Stip. And DAVID LARIES (Company). Covering all of Blocks 24 and 207 Stip. And DAVID LARIES (Company). Covering all of Blocks 24 and 207 Stip. And DAVID LARIES (Company). Covering all of Blocks 24 and 26 (1995). Services Notices Production of Production Strong Company (Company). Covering all of Blocks 24 and 26 (1995). Services Notices Production Strong Company (Company). Covering all of Blocks 24 and 26 (1995). Services Notices Production Strong Company (Company). Covering all of Blocks 24 and 26 (1995). Services Notices Production Strong Company (Company). Covering all of Blocks 24 and 26 (1995). Services Notices Production Strong Company (Company). Covering Agreement Company. Covering Agreement Company (Company). Covering Agreement Company. Covering Agreement Company. Covering Agreement Covering Company. Covering Agreement Covering Agreement Covering Company. Covering Agreement Covering	Land	11/16/1994	JDA	Joint Venture Development Agreement, dated November 16>-1394, between Norcen.Explorer, Inc., Texaco Exploration and I Production, inc., industries, TheiGeorge R. Brown Partnership, IOC Venture, LamarHunt Trust Estate, Mobil Oil Exploration SoProducing/Southeast Inc.,-and Hunt Oil
Land	Land	11/30/1994	JDA	Amendment to Joint Venture Development Agreement, dated November 30,1994, between lNorcen Explorer, "Inc., Texaco Exploration, and Production; inc., Hunt Industries, The George R.Brown Partnership, JOS Venture, Laniar Hunt Trust Estate, Mobil oil Exploration & Producing Southeast Inc., and Hunt Oil Company, covering all of Blocks 206 and 207 Ship
Land Affel 1995 John Coperating Agreement Land S1/1/1995 Joint Operating Agreement But Mon VISION AND STATE STATE AND STAT	Land	3/28/1995	Letter Agreement	LETTER AGREEMENT DATED MARCH 28,1995, BY AND BETWEEN STONE ENERGY CORPORATION
Land 5/1/1995 Joint Operating Agreement AMEDIDANT TO OPERATING AGREEMENT DATED MAY 1, 1995, at AND RETWEEN CONCO. Land 7/1/1995 Joint Operating Agreement OFFICIAL CONCOLUTION OF NUMBER OF STATE AND ACTIVE STATE AND LIFE AGREEMENT CONCOLUTION OF NUMBER CONTROL AND ACCOUNTS OF STATE AND LIFE AGREEMENT CONTROL ACCOUNTS OF STATE AGREEMENT CONTROL ACCOUNTS	Land	4/6/1995	JDA	Amendment tp Joint Venture Development Agreement, dated April 6, 1995, between Norcen. Explorer, Inc., Texaco Exploration and Production; Inc., Hunt Industries, The George R. Brown, Partnership; JOC Venture, Lamar Hunt Trust Estate, Mobil Oil Exploration 8 Producing Southeast Inc., and Hunt Oil Company, covering; all of Blocks 206 and 207 Ship ShOperating Agreement!
Land 7/1/1995 Joint Operating Agreement JOFFSHORD CPERATING AGREEMENT FFFECTIVE JULY 1, 1995, BY AND ETWEEN NOTICES Land 10/1/1995 Joint Operating Agreement JOINT DEVELOPMENT AGREEMENT OF DEVELOPMENT AGRICAL STATE AND LITE LEVEL Land 11/1/1995 Letter Agreement JOINT DEVELOPMENT AGRICAL STATE AND LITE LEVEL Land 12/14/1995 LOINT DEVELOPMENT AGRICAL STATE AGRICAL STATE AND ETWEEN AGRICAL STATE AGRICAL STATE Land 12/14/1995 LOINT DEVELOPMENT AGRICAL STATE AGRICAL STATE AND ETWEEN AGRICAL STATE AGRICAL STATE Land 12/14/1996 LOINT DEVELOPMENT AGRICAL STATE LAND 3/7/1996 Conditional Letter of Acceptance to Epizolatonia, INC, AND TERMENANT OF AND ETWEEN AGRICAL STATE Land 3/7/1996 LOINT DEVELOPMENT AGRICAL STATE LAND 3/7/1996 Conditional Letter of Acceptance to Epizolatonia, Inc, and Termenant Agrical State Agreement Land 3/7/1996 JOINT DEVELOPMENT AGRICAL STATE LAND 3/7/1997 JOINT DEVELOPMENT AGRICAL STATE LAND 3/7/1998 JOINT DEVELOPMENT AGRICAL STATE LAND 3/7/1999 JOINT DEVELOPMENT AGRICAL	Land	5/1/1995	Joint Operating Agreement	AMENDMENT TO OPERATING AGREEMENT DATED MAY 1, 1995, BY AND BETWEEN CONOCO
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Land 11/8/1995 Letter Agreement LTFTER AGREEMENT BY AND BETWEEN FORCENERGY GAS EXPLORATION INC. AND ENROY INVESTMENTS INC. Land 12/14/1995 IOI REVISED FITTER (FARMOUT) DATED DECEMBER 14, 1995, BY AND BETWEEN AGREEMENT BY AND BETWEEN BY AND BETWEEN BY AGREEMENT BY AND BETWEEN AGREEMENT BY AND BETWEEN BY AGREEMENT BY AND BETWEEN BY AND BETWEEN BY AGREEMENT BY AND BETWEEN BY AND BETWEEN BY AGREEMENT BY AND BETWEEN BY AND BETWEEN BY AGREEMENT BY AND BETWEEN BY B				EXPLORER, INC, OPERATOR, DALEN RESOURCES OIL & CAS CO AND GLOBAL NATURAL RESOURCES CORPORATION OF NEVADA COVERING PORTIONS OF BLOCK 117 AND 118, EUGENE ISLAND, AS AMENDED TO EXCLUDE JOINT DEVELOPMENT ACREAGE.
Land 12/14/1995 LIOI REVISED LETTER O INTENT (FARMOUT) DATED DECEMBER 14, 1995, BY AND BETWEEN LAND 12/14/1996 Lind 2/23/1996 JOINT DEVELOPMENT AGREEMENT JOINT, AND PETROBRAS AMERICA, INC. LIND AND				RESOURCES INC.
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Land 37/1996 Conditional Letter of Acceptance to Exploration Agreement by and between Hardy Oil & Gas USA, Inc., British-Borneo Exploration by Hardy Oil & Gas USA, Inc., British-Borneo Exploration by Land Oil Ago Sas USA, Inc., British-Borneo Exploration by Land Oil Company (District Ago Company)	Land			ENSERCH EXPLORATION, INC, AND PETROBRAS AMERICA, INC.
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Land 1/21/1997 Assignment of Record Title effective date 01/21/97 from Phillips Petroleum Company to SOI. will acquire a 50/0% of 6/6ths interest in OCS-6 13944, GIBock 116, South Addition. Land 1/21/1997 PSA Prichase and Sale Agreement between Phillips Petroleum Company Ty Sol. ("Purchaser"), whereby Phillips reserves a prop0.1tionately reduced 10% of 6/6ths Overriding Royalty interest in OCS-6 13944, GIBock 116, South Addition. Land 5/1/1997 Joint Operating Agreement Normal Prichage 11/21/197 Amendment, dated effective May 1,1997, between GOM Shelf, LLC, ChevronTexaco and Kerr McGee Oil & Gas Corporation, amending Exhibit "A" to reflect a new division of interest. Land 7/7/1997 Letter Agreement Letter Agreement, dated uply 7, 1997, by and between Chevron U.S.A. Inc. and Samedan Oil Corporation correcting of the OCSTG 10930 Well #1 in Viosca Knoll Block 251 to a proposed depth of 22,500" and certain earning and agreement provisions, more fully described therein. Land 10/1/1997 UOA Mic23 unit Operating Agreement Land 10/1/1997 UOA SP 65 G-1 Unit Res A Uoperating Agreement Land 10/1/1997 UOA SP 65 G-1 Unit Res A Uoperating Agreement Land 10/1/1997 OA SP 65 G-2-0 Uoperating Agreement Land 10/1/1997 OA SP 65 G-3 Unit Operating Agreement File 10-1-97 Land 10/1/1997 OA SP 65 G-3 Unit Corporating Agreement File 10-1-97 Land 10/1/1998 Joint Operating Agreement GAS COMPANY INC. Land 2/1/1998 Joint Operating Agreement GAS COMPANY INC. Land 2/1/1998 Joint Operating Agreement GAS COMPANY INC. Land 3/1/1998 Unit Operating Agreement Unit Operating Agreement GAS COMPANY INC. Land 3/1/1998 Unit Operating Agreement Unit Operating Agreement GAS COMPANY INC. Land 3/1/1998 Unit Operating Agreement Unit Operating Agreement SP AND BETWEEN SHELL OFFSHORE INC. AND WESTPORT OIL AID GAS COMPANY INC. Land 3/1/1998 Unit Operating Agreement Unit Operating Agreement SP AND BETWEEN SHELL OFFSHORE INC. AND WESTPORT OIL AID GAS COMPANY INC. Land 3/1/1998 Unit Operating Agreement Unit Operating Agreement SP AND BETWEEN SHELL O	Land		Joint Operating Agreement	Operating Agreement eff. 1-3-1977 b/b Transco Exploration Company, as Operator, and Freeport
Land 1/21/1997 PSA Purchase and Sale Agreement between Philips Petroleum Company ("Seller") and SOI ("Purchase") whereby Philips reserves a propolitionately reduced 10% of 6/6ths Overriding Royalty Interest in OCS-G 13944, effective date 01/21197 Land 5/1/1997 Joint Operating Agreement American Agreement, defective date 01/21197 Letter Agreement Letter Agreement Agreement, defective May 1,1997, between GOM Shelf, LLC, ChevronTexaco and Kerr-McGee 018 G ass Corporation, amending Exhibit "A" to reflect a new division of interest. Land 7/7/1997 Letter Agreement Letter Agreement, dated July 7, 1997, by and between Chevron U.S.A. Inc. and Samedan Oil Corporation, concerning of the OCSTG 10930 Well #1 in Viosca Knoil Block 251 to a proposed depth of 22,500 and certain earning and assignment provisions, more fully described therein. Land 10/1/1997 U.O.A Mil 623 Unit Operating Agreement Land 10/1/1997 U.O.A SP 65 G-G 1 Unit Res B UOperating Agreement Land 10/1/1997 U.O.A SP 65 G-G 1 Unit Res B UOperating Agreement Land 10/1/1997 U.O.A SP 65 G-G 1 Unit Res B UOperating Agreement Land 10/1/1997 O.A SP 65 G-G 1 Unit Res B UOperating Agreement Land 10/1/1997 O.A SP 61, 70 Joint Operating Agreement eff. 10-1-97 Land 12/18/1997 P.A PARTICHARING AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC. AND WESTPORT OIL AND GAS COMPANY INC. Land 2/1/1998 Joint Operating Agreement Land 2/1/1998 Letter Agreement Letter Agreement added 02/28/98 between CNG Producing Company, et al, and SOI and Anadarko Petroleum Corporation, whereby SOI acquires 50% working interest in GI Block 110. Unit Operating Agreement Unit Operating Agreement Unit Operating Agreement Unit Operating Agreement Agreement Agreement Agreement Agreement Agreement Componation, whereby SOI acquires 50% working interest in GI Block 110. Unit No. 75-4398019 Land 3/1/1998 Unit Agreement Unit Agreement Unit Agreement Unit Operating Agreement Defende Inc. Unit No. 75-8398019 Land 3/1/1998 Unit Agreement Unit Agreement Unit Agreement Defende Inc. Unit No. 75-8398019	Land	1/21/1997	Assignment	Assignment of Record Title effective date 01/21/97 from Phillips Petroleum Company to SOI. SOI
Land	Land	1/21/1997	PSA	Purchase and Sale Agreement between Phillips Petroleum Company ("Seller") and SOI ("Purchaser"), whereby Phillips reserves a prop01tionately reduced 10% of 6/6ths Overriding
Land 7/7/1997 Letter Agreement Letter Agreement, dated July 7, 1997, by and between Chewron U.S.A. Inc. and Samedan Oil Corporation, concerning of the OCSTG 10930 Well #1 in Viosca Knoll Block 251 to a proposed depth of 22,50° and certain earning and assignment provisions, more fully described therein. Land 10/1/1997 U.O.A. Mi 632 und assignment provisions, more fully described therein. Land 10/1/1997 U.O.A. SP 65 G.G. I Unit Res A Uoperating Agreement Land 10/1/1997 U.O.A. SP 65 G.G. I Unit Res A Uoperating Agreement Land 10/1/1997 U.O.A. SP 65 G.G. I Unit Res A Uoperating Agreement Land 10/1/1997 U.O.A. SP 65 G.G. I Unit Res A Uoperating Agreement Land 10/1/1997 U.O.A. SP 65 G.G. I Unit Res A Uoperating Agreement Land 10/1/1997 O.A. SP 65 G.G. Unit Res A Uoperating Agreement Land 10/1/1997 P.A. PARTICIPATING AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC. AND WESTPORT OIL AID GAS COMPANY INC. UPRATING AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC. AND WESTPORT OIL AND GAS COMPANY INC. Land 2/1/1998 Joint Operating Agreement Letter Agreement dated 02/28/98 between CNG Producing Company, et al, and SOI and Anadarko Petroleum Corporation, whereby SOI acquires 50% working interest in GI Block 110. Land 3/1/1998 Unit Operating Agreement Unit Operating Agre	Land	5/1/1997	Joint Operating Agreement	Amendment to Operating Agreement, dated effective May 1,1997, between GOM Shelf, LLC, and ChevronTexaco and Kerr-McGee Oil & Gas Corporation, amending Exhibit "A" to reflect a new
Land	Land	7/7/1997	Letter Agreement	Letter Agreement, dated July 7, 1997, by and between Chevron U.S.A. Inc. and Samedan Oil Corporation, concerning of the OCSTG 10930 Well #1 in Viosca Knoll Block 251 to a proposed depth of 2,500 and certain
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Land 2/28/1998 Letter Agreement Letter Agreement Letter Agreement dated 02/28/98 between CNG Producing Company, et al, and SOI and Anadarko Petroleum Corporation, whereby SOI acquires 50% working interest in GI Block 110. Land 3/1/1998 Unit Operating Agreement PRIT OPERATING AGREEMENT DATED MARCH 1, 1998, BY AND BETWEEN ANADARKO PRIT OPERATING AGREEMENT DATED MARCH 1, 1998, BY AND BETWEEN ANADARKO UNIT NO.754398019 Unit Agreement Unit Agreement UNIT AGREEMENT GOR OUTER CONTINENTAL SHELF EXPLORATION, DEVELOPMENT, AND PRODUCTION OPERATIONS ON THE GRAND ISLE BLOCK 116 UNIT, DATED MARCH 1, 1998, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, AND SHELL OFFSORE INC. UNIT NO.754398019				GAS COMPANY INC. OPERATING AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC. AND WESTPORT OIL AND
Land 3/1/1998 Unit Operating Agreement UNIT OPERATING AGREEMENT DATED MARCH 1, 1998, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION AND SHELL OFFSHORE INC. Land 3/1/1998 Unit Agreement UNIT AGREEMENT FOR OUTER CONTINENTAL SHELF EXPLORATION, DEVELOPMENT, AND PRODUCTION OF THE GRAND IS LE BLOCK 116 UNIT, DATED MARCH 1, 1998, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, AND SHELL OFFSORE INC. UNIT NO.75439019	Land	2/28/1998	Letter Agreement	Letter Agreement dated 02/28/98 between CNG Producing Company, et al, and SOI and Anadarko Petroleum Corporation, whereby SOI acquires 50% working interest in GI
Land 3/1/1998 Unit Agreement UNIT AGREEMENT FOR OUTER CONTINENTAL SHELF EXPLORATION, DEVELOPMENT, AND PRODUCTION OPERATIONS ON THE GRAND ISLE BLOCK 116 UNIT, DATED MARCH 1, 1998, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, AND SHELL OFFSORE INC. UNIT NO.7543980.19	Land	3/1/1998		UNIT OPERATING AGREEMENT DATED MARCH 1, 1998, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION AND SHELL OFFSHORE INC. UNIT NO.754398019
	Land	3/1/1998	Unit Agreement	UNIT AGREEMENT FOR OUTER CONTINENTAL SHELF EXPLORATION, DEVELOPMENT, AND PRODUCTION OPERATIONS ON THE GRAND ISLE BLOCK 116 UNIT, DATED MARCH 1, 1998, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, AND SHELL OFFSORE INC. UNIT
Syl 1498 ORKI Assignment or overnomic Royarty interests, catego entective 0.3/01/98, whereby ANADARKO and Sol assigns 1.9 (of 6/f6ths) ORRI to BHP, ICNG and Amoco, re: Sol assigns 1.9 (of 6/f6ths) ORRI to BHP, ICNG and Amoco, re:	Land	3/1/1998	ORRI	Assignment of Overriding Royalty Interest, dated effective 03/01/98, whereby ANADARKO and

Per Protection (1907) Company		2/1/1000		
Dept. 1977-198	Land	2) 1/ 1338	Assignment	Petroleum Corporation (Assignees) a 25% of 6/6ths, equally to Assignees, being of all right, title
Land		3/1/1998	ORRI	Assignment of Overriding Royalty Interest, dated effective 03/01/98, whereby ANADARKO and SOI assigns 1 % (of 6/6ths) ORRI to BHP, CNG and Amoco, re: GI 111OCS-G18069, GI 116 OCS-G
United	Land	3/2/1998	LA	LETTER AGREEMENT DATED MARCH 2, 1998, BY AND BETWEEN ANADARKO PETROLEUM
Land	Land	3/3/1998	PA	PARTICIPATION AGREEMENT BY AND BETWEEN WESTPORT OIL AND GAS COMPANY INC. AND
Lend	Land	3/13/1998	Joint Operating Agreement	AMENDMENT TO OPERATING AGREEMENT DATED MARCH 13, 1998, BY AND BETWEEN TEXACO
Lend	Land	4/1/1998	JVA	JOINT VENTURE AGREEMENT - SPECTER PROSPECT DATED APRIL 1, 1998 BY AND BETWEEN
Lend	Land	4/1/1998	Joint Operating Agreement	OFFSHORE OPERATING AGREEMENT DATED APRIL 1, 1998, BY AND BETWEEN SHELL OFFSHORE
Intention	Land	4/6/1998	Letter Agreement	INC. AND SNYDER OIL CORPORATION, ET AL. LETTER (ELF OFFERS NIPPON PART OF THE COperating AgreementSTAL INTEREST) DATED APRIL
Modern	Lond	4/5/1009	D/A	
Lind	Lanu	4/0/1550	JVA	POSISTION DATED APRIL 6, 1998 ELF EXPLORATION INC. AND COperating AgreementSTAL O&G
Land 4/10/2199 Lister Approximation Lister Approxim	Land	4/7/1998	Assignment	Assignment of Record Title Interest, dated 4/7/98, whereby SOI assigns 12.5% Record Title to C regarding GI 116, OCS-G 13944.
Little 4 (17):1598 Little 7 (17):1598 Famout Agreement Little 7 (17):1598 Famout Agreement Little 7 (17):1598 Famout Agreement 7 (17):1599 Little 1 (17):1599 And Operating Agreement 7 (17):1599 Little 8 (17):1599 Little 8 (17):1599 And Operating Agreement 7 (17):1599 Little 8 (17):1599 Little 8 (17):1599 Little 8 (17):1599 Little 8 (17):1599 Little 9 (Land	4/10/1998	FO	FARMOUT AGREEMENT DATED APRIL 10, 1998, BY AND BETWEEN COperating AgreementSTAL
Land 7/12/5999 John Cigerating Agreement Land 11/1/1999 AMA OF MATURAL INTEREST AGE TO WITH A CASE AND AND ENTWERN MORES AND AND ADMINISTRATION OF COMMUNICATION AND ADMINISTRATION AN	Land		Letter Agreement	LETTER- NIPPON TAKES ITS SHARE OF COperating AgreementSTAL F/O & SHARE OF ELF'S INTEREST DATED APRIL 13, 1998, BY AND BETWEEN ELF EXPLORATION INC., COperating
Land 1147/2008 ANA OF ANTICUL INTEGER AND CONTROLLED AND CONTRO				FO by and between Energy Development Corp & Juniper Energy Kp
Land 9,11999 ARA COMPUTED THE STATE OF THE S				JOINT OPERATING AGREEMENT DATED JULY 12, 1998 BY AND BETWEEN RANGER OIL COMPAN THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, LL.C.
Land ##AC OF MUTUAL INTEREST ##AC OF MUTUAL INTEREST WAS DETWEEN CALAR DERIVER INC. AND DUES EMBOY. PROPERTY				
Land				AREA OF MUTUAL INTEREST BY AND BETWEEN OCEAN ENERGY INC. AND DUKE ENERGY
DEPORATION AGREEMENT DATE AUGUST 5, 1999 AND BETWEEN RANGES OF THE MODIFICATION COMPANY L. B. 1999 by and between Chevron U.S. and the Company and Com	Land	8/5/1999	EA	HYDROCARBONS, LLC
Land Little Agreement, Load and Florenthise; 18, 1993, by and between Newron L. A. E. and C. Copporation, Controllab Being a CORA Annomater to built operament for the Vocal Controllab Being a CORA Annomater to built operament for the Vocal Controllab Being a CORA Annomater to built operament for the Vocal Controllab				EXPLORATION AGREEMENT DATED AUGUST 5, 1999 BY AND BETWEEN RANGER OIL COMPANY, THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.
Land 11/1/1980 Joint Operating Agreement Land 11/1/1980 Joint Operating Agreement Company, and The Superior (Company, Counter) Land 11/1/1980 Letter Agreement Land 12/15/1989 Letter Agreement Land 11/11/2000 Joint Operating Agreement Land 11/11/2000 FO Fo Famout Letter Agreement Lind 11/11/2000 FO Famout Letter Agreement Lind 11/11/2000 FO Fo Famout Letter Agreement Lind 11/11/2000 FO Famout Letter Agreement Lind 11/11/2000 FO Famout Letter Agreement Lind 11/11/2000 FO Famout Letter Agreement Letter Agree	Land	11/18/1999	Letter Agreement	Letter Agreement, dated November. 18, 1999, by and between Chevron U.S.A. tic. and Sameda Oli Corporation being a COPAS Amendment to Unit Operating Agreement for the Viosca Knoll 252 Unit concerning
Land 11/1/1980 Joint Operating Agreement Operating Agreement North Stay Stay Block 77 and 78, Gulf of Medico, dated effective Corporation, NEOCH Exploration Company, man the Superior Of Company, covering the federal Oil and Gas Lease OCS-G Co. 8, 92, 76 doi: 10. Land 11/15/1999 Letter Agreement Letter Agreement, dated December 1, 1, 1999, between Agache Corporation, Chronic Production Company, Model Stay Stay Company, Covering the Production Company, Model Exploration Producing U.S. Nor. and 11/1/2000 Joint Operating Agreement Land 11/1/2000 Joint Operating Agreement Lind 1/1/1/2000 An Operating Agreement 1/1/1/2000 An Operating Agreement Lind 1/1/1/2000 Letter Agreement Lind 1/1/1/2000 An Operating Agreement Lind 1/1/1/2000 An Operating Agreement (Jan District Agreement 11-1/2-00 lby Samedan and Store Lind 1/1/1/2001 LETTER AGREEMENT Letter Agreement Lind 1/1/1/2001 LETTER AGREEMENT Land 1/1/1/2001 LETTER AGREEMENT Land 1/1/1/2001 LETTER AGREEMENT Letter Agreement Joint Operating Agreement (Jan District North Store Agreement 11-1/2-00 lby Samedan and Store Land 1/1/1/2001 Letter Agreement Joint Operating Agreement (Jan District North Store Agreement 11-1/2-00 lby Samedan and Store Land 1/1/1/2001 An Operating Agreement, dated defective Operating Ag	Land	12/1/1999	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN FORCENERGY INC. AND MAKO OFFSHORE
Corporation, MICOR Exploration Company, and The Species Of Company, covering the federal oil and diss Lesse OCS-G Blocks 779-and 78 Main Pass, Area, Offshore Louisians, a true copy of the original is recor C. D. 12,7-1610 652, 7-1610	Land	11/1/1980	Joint Operating Agreement	EXPLORATION, INC., ET AL. Operating Agreement, Main Pass Area, Blocks 77 and 78, Gulf of Meidco, dated effective
Land 12/15/1999 Letter Agreement Deduction Company, Lettle (1) Capacitation Company, Mobil Explorate Production Company, Nobil Exploration Company, Nobil Explorati				Company, and The Superior Oil Company, covering the federal Oil and Gas Lease OCS-G 4481, Blocks 77>and79 Main Pass Area, Offshore Louislana, a true copy of the original is recorded in C.O.B. 592, Folio 658,
Land 1/1/2000 Joint Operating Agreement DIONT OPERATING AGREEMENT BY AND BETWEEN OCCAN ENERGY, INC., MCMOSAN OI LLC, ET AL. Land 1/31/2000 FO A Operating Agreement 1/31/2000 Land 2/7/2000 OA Operating Agreement 1/31/2000 Land 8/4/2000 FO FO Farmout Letter Agreement 1/31/2000 Land 1/31/7/2000 OA Operating Agreement 1/31/2000 PA Farmout Letter Agreement 1/31/2000 Land 1/31/2000 PO Farmout Agreement 1/31/2000 Land 1/31/2000 PO Farmout Agreement 1/31/2000 Land 1/31/2000 Letter Agreement 1/31/2000 Land 1/31/2	Land	12/15/1999	Letter Agreement	Letter Agreement, dated December 15, 1999, between Apache Corporation, Chevron U.S.A. Production Company, Kelley Oil Corporation, Key Production Company, Mobil Exploration & Producing U.S. Inc. and
Land 1/31/2000 FO Farmout Letter Agreement 1/31/2000 Land 27/7/2000 OA Operating Agreement eff. 27-00 Land 5/1/2000 OA Operating Agreement eff. 27-00 Land 88/4/2000 FO Farmout Agreement eff. 27-00 Land 11/17/2000 PA Partispation Agreement eff. 27-00 Land 11/17/2000 PA Partispation Agreement eff. 27-00 Land 11/17/2000 PA Partispation Agreement eff. 27-00 Land 11/17/2000 Letter Agreement Letter Agreement, Agreement eff. 27-00 Land 11/17/2000 Letter Agreement Letter Agreement, Agreement eff. 27-00 Land 11/17/2000 Letter Agreement Letter Agreement, Agreement eff. 27-00 Land 11/17/2001 Letter Agreement Letter Agreement, Agreement eff. 27-00 Land 11/17/2001 Letter Agreement Letter, Agreement, Agreement eff. 27-00 Land 11/17/2001 Letter Agreement Letter, Agreement by Williams Hed Services - Guilf Coperating Agreements Company, LP., to affiliate, Williams Mobile Bay Producer Services, LLC. Land 11/17/2001 Letter, Agreement Letter, Agreement by Williams Mobile Bay Producer Services, LLC. Land 6/1/2001 Joint Operating Agreement Loss Agreement to No. 74:394013, effective November 1 Land 6/1/2001 Joint Operating Agreement Loss Agreement No. 74:394013, effective November 1 Land 6/15/2001 Joint Operating Agreement Loss Agreement No. 74:394013, effective November 1 Land 6/15/2001 JOA JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO EXPLORATION AND RWE Land 6/15/2001 JDA JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO EXPLORATION AND RWE PERTIDICUM COMPANY FLA AND GARDEMENT EXPLORATION AND RWE PERTIDICUM COMPANY FLA AND GARDEMENT ATTACHED THICKER OA AGREEMENT ATTACHED THICKER OA AGREE	land	1/1/2000	Joint Operating Agreement	Pass Block 151 Field, Offshore. LA. Note: only have Key's executed cop
Land 5/1/2000 OA Operating Agreement eff. 27-00 Land 5/1/2000 FO Farmout Agreement eff. 27-00 Land 8/4/2000 FO Farmout Agreement 8/1/2000 Land 11/17/2000 PA Participation Agreement and Operating Agreement 11-17-00 b/b samedan and stone Land 11/17/2000 PA Participation Agreement and Operating Agreement 11-17-00 b/b samedan and stone Letter Agreement, dated December 8, 2000 (effective December 1, 2000), by and betwee Operating Agreement Scompany whereby Chevron U.S.A. Inc. consents to an assignment by Williams field Services - Guilf Coperating Agreementst Company, LP., to affiliate, Williams Mobile Bay Producer Services, LLC. Land 1/11/2001 LETTER AGREEMENT Letter, dated January 11, 2001, from the United States Department of the Interior, Mint Management Services Chevron U.S.A. Inc., porting the initial participating area plate to the Visions Kind 252 in Line Agreement to 15 and 250 in Line Agreement Line Line Agreement Line Agreement Line A				LLC., ET AL.
Land 11/17/2000 PA Participation Agreement 8/4/2000 [FO Farmout Agreement 4/4/2000] PA Participation Agreement and Operating Agreement 11:17/00 l/b Samedan and Stone Letter Agreement, dated December 8, 2000 (effective December 1, 2000), by and between Chevron U.S.A. Inc., and Williams (Folia Services - Gulf Coperating Agreementst Company, whereby Chevron U.S.A. Inc., consents to an assignment by Williams Felia Services - Gulf Coperating Agreementst Company, LP., to affiliate, Williams Mobile Bay Producer Services, LL.C. Land 1/11/2001 LETTER AGREEMENT Letter, dated January 11, 2001, from the United States Department of the Interior, Mind Management Services Chevron U.S.A. Inc., approving the initial participating area plate Land 6/1/2001 Joint Operating Agreement 10/1/2001 Joint Operating Agreement 10/1/2001 Joint Operating Agreement 10/1/2001 Joint Operating Agreement 10/1/2001 JOHN OTO-PRATING AGREEMENT AFAD BETWEEN TEXACO ENFLORATION AND RIVE LAND COMPANY AFAD BETWEEN TEXACO ENFLORATION AND RIVE AGREEMENT AFAD COMPANY AFAD SERVICES NAME AND AGREEMENT AFAD COMPANY	Land	2/7/2000	OA	Operating Agreement eff. 2-7-00
Land 12/8/2000 Letter Agreement Latter Agreement, dated December 8, 2000 (effective December 1, 2000), by and betwee Chevron U.S.A. Inc. and Williams field Services - Gulf Coperating Agreementst Company whereby Chevron U.S.A. Inc. consents to an assignment by Williams Field Services - Gulf Coperating Agreementst Company, L.P., to affiliate, Williams Mobile Bay Producer Services, L.L.C. Land 11/11/2001 LETTER AGREEMENT Letter, dated January 11, 2001, from the United States Department of the Interior, Mind Management Serviceto Chevron U.S.A. Inc., approving the Initial participating area plate is Enablic to for the Viosas And Unit. Agreement No. 754394013, effective November 1 on 10				
Land 6/1/2001 Joint Operating Agreement for 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compar Land 10/1/2001 OA Operating Agreement (dated effective October 1,2001				Letter Agreement, dated December 8, 2000 (effective December 1, 2000), by and between Chevron U.S.A. inc. and Williams Field Services - Gulf COperating Agreementst Company, L.P., whereby Chevron U.S.A. Inc. consents to an assignment by Williams Field Services - Gulf COperating Agreementst Company, L.P., to its
Land 6/1/2001 Joint Operating Agreement JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO EXPLORATION AND RIVE PERTROLEUM COMPANY ET AL. Land 6/15/2001 JDA JOINT OPERATING AGREEMENT BY STECTIVE JUNE 15, 2001, BY AND BETWEEN RIVE PERTROLEUM COMPANY FOR JOINT OPERATING AGREEMENT AGREEMENT STRECTIVE JUNE 15, 2001, BY AND BETWEEN RIVE PERTROLEUM COMPANY AND WAT OFFSHORE, INC, "SM280 OWNERS" AND RIVE ET AL. "OWNERS" AND THAT CERTIAN JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Land 10/1/2001 OA JOINT OPERATING AGREEMENT ATTACHED THERETO AS "B". Letter Agreement deffective October 1,2001, between Union Oil Compar Lalfornia and Forest Oil Corporation, covering SM 150 Letter Agreement (F. 10-1-01 Jyb Union and Forest Land 11/3/2001 Letter Agreement (F. 10-1-01 Jyb Union and F	Land	1/11/2001	LETTER AGREEMENT	Letter, dated January 11, 2001, from the United States Department of the Interior, Minerals Management Serviceto Chevron U.S.A. Inc., approving the initial participating area plat and
Land 6/15/2001 JDA JOINT DEVENTA TABLEMENT EFFECTIVE JUNE 15, 2001, BY AND BETWEEN RME PETROLEUM COMPANY AND WAT OFFSHORE, INC, "SM280 OWNERS" AND RME ET AL' OWNERS" AND THAT CERTAIN JOINT OPERATINS AGREEMENT ATTACHED THERETO AS 18'. Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 66 Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering CSA 2282, South Marsh Island Blots 11. Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 135. Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 136. Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 136. Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 137. Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 137. Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 139. Land 10/1/2001 OA JOINT Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 139. Land 10/1/2001 OA Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 139. Land 10/1/2001 OA Operating Agreement, dated effective October 1,2001, between Union Oil Compan California and Forest Oil Corporation, covering SM 159. Letter Agreement Letter Agreement Agreement A				Offshore Operating Agreement 6/1/2001
PETROLEUM COMPANY AND WAT OFFSHORE, INC, "SM280 OWNERS" AND RME ET AL' OWNERS" AND THAT CERTAIN JOINT OPERATING AGREEMENT ATTACHED THERETTO AS "B". Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering SM 66 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering CSA 2282, South Man's Island Blots Li Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering SM 135 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering SM 136 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering SM 136 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering SM 137 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering SM 137 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering SM 149 Land 10/1/2001 OA Operating Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation, covering SM 150 Land 10/1/2001 OA Operating Agreement, dated effective October 1,2001, between Union Oil Compant California Agreement, dated effective October 1,2001, between Union Oil Compant California Operation, covering SM 150 Letter Agreement Letter Agreement, dated effective October 1,2001, between Union Oil Compant California and Forest Oil Corporation on Agreement Service to Chevron U.S.A. Inc., approving a revisio				PERTROLEUM COMPANY ET AL
Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation, Covering SM 66 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation, Covering OC-56 2282, South Marsh Island Block 1: Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation, Covering SM 135 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation, Covering SM 136 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation and Forest Oil Corporation, covering SM 136 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation and Forest Oil Corporation, covering SM 137 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation and Forest Oil Corporation, covering SM 149 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation and Io/1/2001 OA Joint Operating Agreement off. 10-10 by Union and Forest Oil Corporation, covering SM 150 Land 10/1/2001 OA Operating Agreement eff. 10-10 by Union and Forest Oil Corporation, covering SM 150 Land 10/1/2001 OA Operating Agreement eff. 10-10 by Union and Forest Oil Corporation of Forest Oil Corporation Oil Corporati	Land	6/15/2001	JDA	PETROLEUM COMPANY AND W&T OFFSHORE, INC, "SM280 OWNERS" AND RME ET AL "SM 28: OWNERS" AND THAT CERTAIN JOINT OPERATING AGREEMENT ATTACHED THERETO AS EXHIBIT
Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compat California and Forest Oil Corporation, covering OCs-G 2282, South Marsh Island Block 1: Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compat California and Forest Oil Corporation, covering SM 135 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compat California and Forest Oil Corporation, covering SM 136 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compat California and Forest Oil Corporation, covering SM 137 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compat California and Forest Oil Corporation, covering SM 139 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compat California and Forest Oil Corporation, covering SM 150 Land 10/1/2001 OA Joint Operating Agreement (ated effective October 1,2001, between Union Oil Compat California and Forest Oil Corporation, covering SM 150 Land 10/1/2001 OA Operating Agreement eff. 10-1-01 by Union and Forest Land 10/1/2001 OA Operating Agreement eff. 10-1-01 by Union and Forest Land 11/3/2001 Letter Agreement Letter Agreement and Hovember 3, 2001, executed between Chevron U.S.A. Inc. (grapatry) and Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, (grantess), being a conditional consent to assign. Land 1/9/2002 Letter Agreement Letter Agreement, dated November 3, 2001, executed between Chevron U.S.A. Inc., approving a revision to the participating and Exhibit C for the Viosca Knoll 252 Unit, Agreement No. 754394b13, effective Decem 2001. Land 3/1/2002 FO Farmot Agreement by And Debreation Company, LP, Asades Orporation (Farmor) and Pure Resource (Farmor) Agreement Service to Chevron U.S.A. Inc., approving a revision to the participating and Schibit C for the Viosca Knoll 252 Unit, Agreement No. 754394b13,	Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation. covering SM 66
Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation and Forest Oil Corporation, covering SM 136 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation and Forest Oil Corporation, covering SM 136 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation and Forest Oil Corporation, covering SM 137 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation Comparation (Comparation) overing SM 149 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Comparation Comparation (Comparation) overing SM 149 Land 10/1/2001 OA Operating Agreement, dated effective October 1,2001, between Union Oil Comparation Comparation (Comparation) overing SM 149 Land 10/1/2001 OA Operating Agreement eff. 10-1-01 b/b Union and Forest Land 10/1/2001 OA Operating Agreement eff. 10-1-01 b/b Union and Forest Land 11/3/2001 Letter Agreement Letter Agreement, dated November 3, 2011, excuted between Chevron U.S.A. Inc. (grapatry) and Phoenix Exploration Company, I.P., Apache Corporation and Castex Offshore, (grantecs), bear a conditional consent to assign. Land 1/9/2002 Letter Agreement Letter, Agreement Service to Chevron U.S.A. Inc., approving a revision to the participating and Shibit C for the Viosca Knoll 252 Unit, Agreement No. 754394bl'3, effective Decem 2001. Land 3/1/2002 FO Farmont Agreement Service to Chevron U.S.A. Inc., approving a revision to the participating and Shibit C for the Viosca Knoll 252 Unit, Agreement No. 754394bl'3, effective Decem 2001. Land 8/23/2002 Joint Operating Agreement by and between Dominion Exploration & Production, Inc., at Operator, and Spinnaker Exploration Company, LLC, as Non-Operator	Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering OCS-G 2282, South Marsh Island Block 132.
Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compas California and Control October 1,2001, between Union Oil Compas California and Control October 1,2001, between Union Oil Compas California and Forest Oil Corporation, covering SM 1437 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compas California and Forest Oil Corporation, covering SM 149 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compas California and Forest Oil Corporation, covering SM 150 Land 10/1/2001 OA Operating Agreement eff. 10-10-10 Jby Union and Forest Oil Corporation, covering SM 150 Land 10/1/2001 OA Operating Agreement eff. 10-10-10 Jby Union and Forest Oil Corporation, covering SM 150 Land 11/3/2001 Letter Agreement Letter Agreement eff. 10-10-10 Jby Union and Forest Oil Corporation of Compas Joint Operating Agreement eff. 10-10-10 Jby Union and Forest Oil Corporation Oil Compas Joint Operating Agreement eff. 10-10-10 Jby Union and Forest Oil Corporation Oil Compas Joint Operating Agreement eff. 10-10-10 Jby Union and Forest Oil Corporation Oil Compas Joint Operating Agreement eff. 10-10-10 Jby Union and Forest Oil Corporation Oil Compas Joint Operation Operator Oil Compas Joint Operation Operator Oil Compas Joint Operation Ompas Joint Operation Operator Operator Ompas Joint Operation Operator Oper	Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of
Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compas California and Forest Oil Corporation, covering SM 137 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compas California and Forest Oil Corporation, covering SM 169 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compas California and Forest Oil Corporation, covering SM 169 Land 10/1/2001 OA Operating Agreement eff. 10-1-01 Jb/ Union and Forest Oil Corporation, covering SM 150 Land 10/1/2001 OA Operating Agreement eff. 10-1-01 Jb/ Union and Forest Oil Corporation, covering SM 150 Letter Agreement Jb/ Operating Agreement eff. 10-1-01 Jb/ Union and Forest Oil Corporation Oil Compas California and Torest Oil Corporation Oil Compas California Oil Compas Oil Compas California	Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of
Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compas California and Fores Oil Corporation, covering SM 149 Land 10/1/2001 OA Joint Operating Agreement, dated effective October 1,2001, between Union Oil Compas California and Fores Oil Corporation, covering SM 150 Land 10/1/2001 OA Operating Agreement eff. 10-1-01 by Dunion and Forest Land 10/1/2001 OA Operating Agreement eff. 10-1-01 by Dunion and Forest Land 11/3/2001 Letter Agreement Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (graparty) and Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, (grantees), being a conditional consent of the Interior, Miner Management Service to Chevron U.S.A. Inc., approving a revision to the participating are and Schibit C for the Viosca Knoll 252 Unit, Agreement No. 754394b13, effective Decem 2001. Land 3/1/2002 FO Farmout Agmt. eff. 31-2002 b/b Samedan Oil Corporation & Production, Inc., at Operating Agreement by and between Dominion Exploration & Production, Inc., at Operating Agreement by and between Dominion Exploration & Production, Inc., at Operating Agreement by Agis Spinnaker Exploration & Production, Inc., at Operating Agreement Dominion Exploration & Product	Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of
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Land 10/1/2001 OA Operating Agreement eff. 10-1-01 b/b Union and Forest 1 Land 10/1/2001 OA Operating Agreement eff. 10-1-01 b/b Union and Forest 1 Land 10/1/2001 OA Operating Agreement eff. 10-1-01 b/b Union and Forest 1 Land 11/3/2001 Letter Agreement Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (graph agreement Exploration Company, I.P., Apache Corporation and Castex Offshore, (grantees), being a conditional consent to assign. Land 1/9/2002 Letter Agreement Letter, dated January 9, 2002, from the United States Department of the Interior, Miner Management Service to Chevron U.S.A. Inc., approving, a revision to the participating and and Exhibit Chevron U.S.A. Inc., approving, a revision to the participating and and Exhibit Chevron U.S.A. Inc., approving, a revision to the participating and and Exhibit Chevron U.S.A. Inc., approving, a revision to the participating and and Exhibit Chevron U.S.A. Inc., approving, a revision to the participating and and Exhibit Chevron U.S.A. Inc., approving, a revision to the participating and approving and and Exhibit Chevron U.S.A. Inc., approving, a revision to the participating and approving and and Exhibit Chevron U.S.A. Inc., approving, a revision to the participating and approving and and Exhibit Chevron U.S.A. Inc., approving a revision to the participating and approving approving and approving and approving approving and approving approving approving and approving a	Land		OA	California and Forest Oil Corporation, covering SM 149 Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of
Land 10/1/2001 OA Operating Agreement eff. 10-1-01 b/b Union and Forest Land 11/3/2001 Letter Agreement Letter Agreement Letter Agreement Eletter Agreement Eletter Agreement Eletter Agreement Letter Agreement Eletter Agreement Eletter Agreement Eletter Agreement Eletter Agreement Eletter Agreement Eletter, dated November 3, 2011, executed between Chevron U.S.A. Inc. (gra party) and Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, (grantees), being a conditional consent to assign. Land 1/9/2002 Letter Agreement Letter, dated January 9, 2002, from the United States Department of the Interior, Miner Management Service to Chevron U.S.A. Inc., approving a revision to the participating an and Exhibit The Visiosax Knoll 252 Unit, Agreement No. 754394b/3, effective December 2001. Land 3/1/2002 FO Farmout Agmt. eff. 31-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resource (Farmee) Land 8/23/2002 Joint Operating Agreement Joint Operating Agreement by and between Dominion Exploration & Production, Inc., as Operator, and Spinnaker Exploration Company, LLC., as Non-Operator			Ĺ	
Land 1/9/2002 Letter Agreement Letter, dated January 9, 2002, from the United States Department of the Interior, Miner Management Service to Chevron U.S.A. Inc., approving, a revision to the participating ar and Schibit C for the Viosca Knoll 252 Unit, Agreement No. 754334913, effective December 2001. Land 3/1/2002 FO Farmout Agmt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resource (Farmee) Land 8/23/2002 Joint Operating Agreement Joint Operating Agreement by and between Dominion Exploration & Production, Inc., as Operator, and Spinnaker Exploration Company, L.L.C., as Non-Operator.	Land		OA.	
Land 3/1/2002 FO Farmout Agmt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resource: (Farmee) Land 8/23/2002 Joint Operating Agreement John Operating Agreement by and between Dominion Exploration & Production, Inc., as Operator, and Spinnaker Exploration Company, LLC, as Non-Operator	Land Land Land	10/1/2001 10/1/2001	OA	Operating Agreement eff. 10-1-01 b/b Union and Forest Operating Agreement eff. 10-1-01 b/b Union and Forest Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenic Exploration Company, I.P. Apache Corporation and Castex Offshore, Inc. (grantes), being a conditional.
Land 8/23/2002 Joint Operating Agreement Joint Operating Agreement by and between Dominion Exploration & Production, inc., as Operator, and Spinnaker Exploration Company, L.L.C., as Non-Operator	Land Land Land Land	10/1/2001 10/1/2001 11/3/2001	OA Letter Agreement	Operating Agreement eff. 10-10 b/D Union and Forest Operating Agreement eff. 10-10 b/D Union and Forest Iester Agreement eff. 10-10 b/D Union and Forest Iester Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenix Exploration Company, IP, Apache Corporation and Castex Offshore, Inc. (grantees), being a conditional consent to assign. Letter, dated January 9, 2002, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving, a revision to the participating area plat and Exhibit Cfor the Viosca Knool ISS 20 lint, Agreement No. 754340173, effective December 1,
Operator, and Spinnaker Exploration Company, L.L.C., as Non-Operator	Land Land Land Land Land Land	10/1/2001 10/1/2001 11/3/2001 11/3/2001	OA Letter Agreement Letter Agreement	Operating Agreement eff. 10-1-01 b/b Union and Forest Operating Agreement eff. 10-1-01 b/b Union and Forest Letter Agreement eff. 10-1-01 b/b Union and Forest Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenic Exploration Company, IP, Apache Corporation and Castex Offshore, Inc. (grantees), being a conditional consent to assign. Letter, dated January 9, 2002, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision to the participating area plat and Exhibit for for the Viocas Knotl S25 Unit, Agreement No. 754394713, effective December 1, 2001. Farmout Agmt. eff. 3-1-2002 b/b Samedan Oli Corporation (Farmor) and Pure Resources, L.P.
	Land Land Land Land Land Land	10/1/2001 10/1/2001 11/3/2001 11/3/2001 1/9/2002	OA Letter Agreement Letter Agreement FO	Operating Agreement eff. 10-1-01 b/b Union and Forest Operating Agreement eff. 10-1-01 b/b Union and Forest Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenic Exploration Company, I.P. Apache Corporation and Castex Offshore, Inc. (grantesb, being a conditional consent to assign. Letter, dated January 9, 2002, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving, a revision to the participating area plat and Exhibit C for the Viosca Knoll 252 Unit, Agreement No. 754394bl ¹³ , effective December 1, 2001. Farmout Agmt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resources, L.P. (Farmee) Joint Operating Agreement by and between Dominion Exploration & Production, Inc., as
	Land Land Land Land Land Land	10/1/2001 10/1/2001 11/3/2001 11/3/2001 1/9/2002	OA Letter Agreement Letter Agreement FO	Operating Agreement eff. 10-1-01 b/b Union and Forest Operating Agreement eff. 10-1-01 b/b Union and Forest Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenic Exploration Company, I.P., Apache Corporation and Castex Offshore, Inc. (grantesb, being a conditional consent to assign. Letter, dated January 9, 2002, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision to the participating area plat and Exhibit C for the Viosca Knoll Z52 Unit, Agreement No. 754394b13, effective December 1, 2001. Farmout Agnt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resources, LP. (Farmee) Joint Operating Agreement by and between Dominion Exploration & Production, Inc., as Operator, and Spinnaker Exploration Company, LLC., as Non-Operator Record Time Resources, LP. Assignment of Record Title Interest, approved 830/2002, whereby SOI assigns unto OBJ, Assignment of Record Title Interest, approved 830/2002, whereby SOI assigns unto OBJ,
Land 12/18/2002 Pooling Agreement POOLING AGREEMENT DATED DECEMBER 18, 2002, BY AND BETWEEN THE STATE OF TE AND SPINMAKER EXPLORATION COMPANY, L.L.C.	Land Land Land Land Land Land Land Land	10/1/2001 10/1/2001 11/3/2001 11/3/2001 1/9/2002 3/1/2002 8/23/2002 8/30/2002	OA Letter Agreement Letter Agreement FO Joint Operating Agreement Assignment	Operating Agreement eff. 10-1-01 b/b Union and Forest Operating Agreement eff. 10-1-01 b/b Union and Forest Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenic Exploration Company, I.P. Apache Corporation and Castex Offshore, Inc. (grantes), being a conditional consent to assign. Letter, dated January 9, 2002, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision to the participating area plat and Exhibit C for the Vioca Knoll 252 Unit, Agreement No. 754394b73, effective December 1, 2001. Farmout Agmt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resources, L.P. (Farmee) Joint Operating Agreement by and between Dominion Exploration & Production, Inc., as Operator, and Spinnaker Exploration Company, L.L.C., as Non-Operator Assignment of Record Title Interest, approved 8/30/2002, whereby SOI assigns unto OBJ, covering Gi 110 OCS-G 13943. Assignment of Operating Rights, approved 9/20/2002, whereby SOI assigns unto OBJ, covering Gi 110 OCS-G 13943.

Land	12/20/2002	Joint Operating Agreement	Joint Operating Agreement by and between Dominion Exploration & Production, Inc. and Spinnaker Exploration Company, LLC
Land	3/31/2003	Letter Agreement	Letter Agreement, dated March 31, 2003, between Chevron U.S.A. Inc., Sabco Oil and Gas
			Corporation, Apache Corporation, ExxonMobil Production Company, Key Production Company and Contour Energy
			Company regarding Second Opportunity to Participate - Election to Acquire^Non-Participating
			Interest, in the MP77 OCS-G 4481 A-6 TTPG, Project No. UWGHP-R3011, Cost Center UCP17050 Main Pass Block 77.
Land	5/1/2003	Joint Operating Agreement	Key Production Company election. Offshore Operating Agreement dated May 1, 2003 between Magnum Hunter Production, Inc, as
			Westport Resourcs Corporation et al
Land Land	5/19/2003 5/19/2003	JOA Area of Mutual Interest Agreement	JOperating Agreement eff. 5/19/03 Area of Mutual Interest Agreement by and between FIELDWOOD ENERGY OFFSHORE
	5,25,255		LLC(SUCCESSOR TO GRYPHON EXPLORATION COMPANY) ANDAPACHE CORPORATION
Land	6/9/2003	PA	(SUCCESSOR TO SPINNAKER EXPLORATION COMPANY, L.L.C.) Participation Agmt. eff. 6-9-2003 b/b Samedan Oil Corporation and CLK Company
Land	8/7/2003	PA	Exploration Participation Agreement, dated August 7, 2003, by and between Chevron U.S.A. In
			and 'Westport Resources Corporation, as amended, concerning certain Offshore Continental Shelf properties, all as is
			more fully, provided for and described therein.
Land	9/25/2003	Area of Mutual Interest Agreement	Area of Mutual Interest Agreement by and between Apache Corporation and Chevron USA
Land	1/1/2004	FO	FARMOUT AGREEMENT DATED JANUARY 21, 2004, BY AND BETWEEN CHEVRON USA INC. AND
Land	1/7/2004	Area of Mutual Interest Agreement	BP AMERICA PRODUCTION COMPANY.
Land	2/25/2004	FO	Area of Mutual Interest Agreement by and between Apache Corporation and Shell Offshore et
Land	2/25/2004	FU	Farmout Agmt eff. 2-25-2004 b/b Forest Oil Corporation, Texas Standard Oil Company, Noble Energy, Inc. and Pioneer Natural Resources USA, Inc., as Farmors, and Houston Energy, L.P., as
Land	2/25/2004	Joint Operating Agreement	Farmee
			Ratification and Amdt. Of Operating Agreement eff. 2-25-2004 b/b Forest Oil Corporation et al
Land Land	3/18/2004 3/25/2004	PSA JVA	PSA dated 3-18-04 but eff. 9-1-2003 b/b Noble Energy, Inc. and Northstar Gulfsands, LLC Amendment to Joint Venture Development Agreement, dated. March 25, 2004 between
Land	3/23/2004	,	Anadarko E 8t P Company LP: Chevron U.S.A. Inc.; Hunt Oil Company, Hunt Petroleum, the
			George, R Brown Partnership LP, Offshore Investment ,Cov and the Lamar Hunt Trust Estate,, whereby the Unit 'was expanded
Land	4/1/2004	Joint Operating Agreement	AMENDMENT OF JOINT OPERATING AGREEMENT DATED APRIL 1, 2004, BY AND BETWEEN BP
Land	4/2/2004	Divestiture	AMERICA PRODUCTION COMPANY AND STONE ENERGY CORPORATION. ASSET SALE AGREEMENT DATED APRIL 2, 2004, BY AND BETWEEN CHEVRON USA INC. AND
			STONE ENERGY CORPORATION.
Land	4/19/2004	FO	Farmout Agreement by and between Newfield Exploration Company and Westport Resources Company, as Owners of WC 73, and Dominion Exploration & Production, Inc. and Spinnaker
			Exploration Company, LLC as Owners of WC 72
Land	5/28/2004	Letter Agreement	Letter, dated May 28, 2004, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision to the participating area plat
			and Exhibit Cfor theiViosca Knoll 252
Land	6/1/2004	OA	Unit, Agreement No. 754394013, effective December 1, 2003.
			Operating Agreement eff. 6-1-04 by and between Newfield Exploration Co & Triumph Energy
Land	6/29/2004	Letter Agreement	LETTER AGREEMENT DATED JUNE 29, 2004, BY AND BETWEEN STONE ENERGY CORPORATION AND BP AMERICA PRODUCTION COMPANY.
Land	7/20/2004	PHA	PHA eff. 7-20-2004 b/b Forest Oil Corporation, as operator and co-owner of the WD 34 A PF at
Land	7/27/2004	Confidentiality Agreement	Red Willow Offshore, LLC, et al, as producers Confidentiality Agreement by and between Apache Corporation and Applied Drilling Technolo
			Inc.
Land	8/1/2004	Unit Operating Agreement	Amendment and Supplement to? Unit Operating Agreement for the Viosca Knoll 252 Unit, date August 1,2004, by and between Chevron UiS.A. Inc. and-Noble Energy, Inc
Land	8/1/2004	OA	Operating Agreement 8/1/04
Land	8/11/2004	Notice	NOTICE OF ASSIGNMENT DATED AUGUST 11, 2004, BY AND BETWEEN CHEVRON USA INC. ANI STONE ENERGY CORPORATION.
Land	8/24/2004	Letter Agreement	Letter Agreement dated August 24, 2004, between Chevron U.S.A. Inc. and Williams Field Services- Gulf COperating Agreementst Company, L.P.
Land	9/7/2004	Settlement and Release Agreement	SETTLEMENT AND RELEASE AGREEMENT DATED SEPTEMBER 7, 2004, BY AND BETWEEN BP
Land	10/1/2004	OA	AMERICA PRODUCTION COMPANY AND STONE ENERGY CORPORATION. Operating Agreement eff. 10-1-04
Land	10/6/2004	LOI	LETTER OF INTENT DATED OCTOBER 6, 2004, BY AND BETWEEN THE HOUSTON EXPLORATION
Land	10/7/2004	EA	COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C. EXPLORATION AGREEMENT DATED OCTOBER 7, 2004, BY AND BETWEEN THE HOUSTON
			EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.
Land	10/14/2004	Letter Agreement	Letter Agreement, dated October. 14, 2004, between Ghevron U.S.A. Inc. and Noble Energy, Ir concerning Production Handling Agreement Terin's, Viosca Knoll 251 "A'
			PlatfomvCadillacProspect and any Other Future
Land	10/28/2004	PSA	Non-unit Production
			PSA dated 10-28-2004 but eff. 7-1-2004 B/B Eni Deepwater LLC and Northstar Gulfsands, LLC
Land	11/1/2004	PA	Exploration Participation Agreement, dated November 1, 2004, by and between Chevron U.S./ Inc. and Newfield Exploration Company, concerning certain Offshore Continental Shelf
			properties, all as is more fully
Land	11/18/2004	Letter Agreement	provided for and described therein Letter Agreement, dated November 18; 2004, between Chevron U.S.A. Inc. and Newfield
			Exploration Company, amending the; terms of Letter Agreement •, dated October f4, 2004, between Chevron U.S.A. Inc. and
			Noble Energy, Inc. concerning Production Handling Agreement Terms, Viosca knoll.251 "A"
Land	1/1/2005	VUA	Platform, Cadillac Prospect and any Other Future Non-unit Production: VOLUNTARY UNIT AGREEMENT DATED JANUARY 1, 2005, BY AND BETWEEN SPINNAKER
Laliu	1/1/2005	VUA	EXPLORATION COMPANY, L.L.C. AND THE HOUSTON EXPLORATION COMPANY AND GRYPHON
land	1/1/2005	Operating Agreement	EXPLORATION COMPANY. Operating Agreement 1-1-05 by an between Maritech and Arena
Land Land	1/1/2005 1/25/2005	Operating Agreement Letter Agreement	Letter Agreement for the Operation and Ownership Transfer of Certain South Marsh Island Blo
			66 Facilities, dated effective January 25, 2005, between Transcontinental Gas Pipeline Corporation,;as Seller> and Union Oil "Company-of California and Forest Oil Corporation, as
			Purchasers, for facilities and pipeline associated with "A" and "C" Platforms'. NEVER
Land	2/1/2005	Letter Agreement	CONSOMATED. Letter Agreement, dated February 1, 2005, between Union Oil Company of California and Fore
	_, _, _, _		Oil , covering OCS-G 2589, South Marsh Island Block 137, asthe Unit Operating Agreement for
			South Marsh Island Block 137 Unit, identified as Unit Agreement No. 14-08-001-20237, replac and superseding, effective October 1, 2001, that certain Unit Operating Agreement dated
			January 1,1989 between Conoco Inc., Texaco Producing Inc. and CanadianOXY Offshore
Land	3/28/2005	PA	Production Company. PARTICIPATION AGREEMENT BY AND BETWEEN GOM SHELF LLC BY APACHE CORPORATION AI
			RIDGEWOOD ENERGY CORPORATION
Land	5/27/2005	Joint Operating Agreement	Operating Agmt eff. 5-27-2005 b/b BP Exploration & Production Inc. and EOG Resources, Inc.
Land	5/28/2005	PA	
Land	8/2/2005	PSA	Participation Agmt eff. 5-28-2005 b/b BP Exploration & Production Inc. and EOG Resources, In PURCHASE AND SALE AGREEMENT DATED AUGUST 2, 2005, BY AND BETWEEN BP AMERICA
			PRODUCTION COMPANY AND STONE ENERGY CORPORATION.
Land Land	10/25/2005 11/1/2005	OA JDA	Operating Agreement 10-25-05 JOINT DEVELOPMENT AGREEMENT BY AND BETWEEN MERIT ENERGY COMPANY AND STONE
			ENERGY CORPORATION ET AL
Land	11/1/2005	Partition and Redemption Agreement	Partitiion and Redemption Agmt. dated 11-1-2005 b/b Northstar Gulfsands, LLC and Gulfsands Petroleum USA, Inc.
Land	11/7/2005	Unit Agreement	
			Amendment to Unit Agreement, Viosca Knoll Block 252 Unit, Contract No. 754394013, dated November 7, 2005 (effective November 1, 2005) as approved by the Minerals Management
			Service by letter dated January 10,2007, but made effective November 8, 2006, replacing Exhi
Land	12/20/2005	Letter Agreement	"A", "B" and "C" and Article 13.1 in its entirety (reduction of Unit Area) Letter Agreement, dated December 20, 2005, between Noble Energy, Inc. and Ghevron U.S.A.
			Inc., being a consent.to.disclose confidential data
Land	2/22/2006	FO	Farmout Proposal Letter Agreement between The Houston Exploration Company and Noble Energy Inc. 2/22/2006
			and Noble Energy Inc. 2/22/2006

Land	3/1/2006	ABOS	ABOS eff. 3-1-2006 b/b Noble Energy, Inc. as Assignor and Coldren Resources LP as Assignee.
Land	4/4/2006	Joint Operating Agreement	STONE ENERGY CORPORATION AND GOM SHELF LLC, ET AL
Land Land	6/28/2006 7/24/2006	OA OA	JOperating Agreement eff. 6-28-86 Operating Agreement eff. 7-24-06
Land	10/17/2006	JOA	Operating Agreement eff. 10-17-06
Land	10/30/2006	FO	Farmout Agreement, dated effective October 30, 2006, between Chevron U.S.A. Inc., as-Farmor, and Mariner Energy Resources, Inc., as farmee, covering S/2 of SM 149 (OCS-G 2592) and S/2 of SM 150 (OCS-G 16325) and limited to depths from the surface.to the stratigraphic equivalent of 100 below the deepest depth drilled in the \$1.0 Well as proposed.
Land	1/10/2007	Letter Agreement	Letter dated January 10, 2007, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision Exhibits "A", "B" and "C" reflecting a change in the Unit Area due to contraction provisions in the Viosca Knoll 252 Unit, Agreement No. 754394013.
Land	2/28/2007	FO	FO eff. 2/28/07 by and between Newfield and Apache
Land	4/3/2007 5/17/2007	Confidentiality Agreement Joint Operating Agreement	Confidentiality Agreement by and between Apache Coporation, Samson Contour Energy and Shell Offshore JOINT OPERATING AGREEMENT BY AND BETWEEN DEVON ENERGY PRODUCTION COMPANY,
Land	9/21/2007	FARMOUT AGREEMENT	L.P. AND HUNT PETROLEUM CORPORATION, ET AL. FARMOUT AGREEMENT b/b APACHE CORPORATION SENECA RESOURCES CORPORATION
Land	12/31/2007	PSA	PURCHASE AND SALE AGREEMENT BY AND BETWEEN GOM SHELF LLC AND WILD WELL CONTROL INC.
Land	12/31/2007	Company Agreement	Company Agreement, dated effective December 31, 2007, between BP America Production
			Company,Chevron USA Inc. and GOM Shelf LLC, amending the Operating Agreements for certain jointly-owned Facilities and Wells in GI 40, 41, 47, 48 and WD 69 and 70 damaged by Hurricane Katrina.
Land	12/31/2007	PSA	Agreement for Purchase and Sale, effective December 31, 2007, between Chevron U.S.A. Inc., as Seller, and Wild Well Control, Inc., as Buyer, conveying Chevron's undivided interest in certain Facilities and Wells in GI 40, 41, 47, 48 and WD 69 and 70 to Wild Well Control for the purpose of
Land	5/1/2008	Joint Operating Agreement	decommissioning JOINT OPERATING AGREEMENT BY AND BETWEEN MARINER ENERGY, INC. AND APACHE CORPORATION
Land	7/7/2008	Acquisition	Stock Purchase Agmt dated July 7, 2008 b/b Northstar E&P, LP and Dynamic Offshore Resources, LLC
Land	7/7/2008	Letter Agreement	VR 332 A5 Letter Agmt dated July 7, 2008 b/b Northstar Interests, L.C. and Dynamic Offshore Resources, LLC
LAND LAND	7/15/2008 7/15/2008	Participation Agreement Assignment of ORRI	ST 311 Participation Agreement-Walter & APA-7-15-2008 ST 311 Walter ORRI Assign.
Land	8/27/2008	FO	
Land	12/8/2008	Platform Sale	FARMOUT AGREEMENT BY AND BETWEEN PISSES ENERGY LLC AND APACHE CORPORATION Platform Sale Agreement, WD 94 G Auxiliary Platform, dated-effective December 8, 2008 between BP America Production Company and GOM Shelf LLC, as-sellers, and Chevron USA Inc., as buyer.
Land Land	4/30/2009 6/1/2009	OA FO	Operating Agreement eff. 4-30-09 Chevron USA, et al Farmout Agreement dated effective June 1, 2009, between Chevron U.S.A. Inc., and Phoenix Exploration Company, IP and Challenger Minerals Inc., covering OCS-G 32267, Chandeleur Block 42 and OCS-G 32268, Chandeleur Block 43, INSOFAR AND ONLY INSOFAR as they cover those depths from the surface to one hundred feet (100°) below the deepest depth drilled and logged in the earning well.
Land	6/1/2009	OA	JOperating Agreement CA 42/43
Land Land	6/1/2009 8/7/2009	OA Confidentiality Agreement	Operating Agreement eff. 6-1-09 Chevron USA, et al
		OPTION AGREEMENT	Confidentiality Agreement by and between Apache Corporation and Houston Energy, L.P.
Land Land	12/14/2009 2/1/2010	FARMOUT AGREEMENT	OPTION AGREEMENT b/b APACHE CORPORATION WALTER OIL & GAS CORPORATION, ET AL FARMOUT AGREEMENT b/b APACHE CORPORATION and WALTER OIL & GAS CORPORATION, ET
Land	2/25/2010	OA	AL Operating Agreement eff. 2-25-10
Land	4/8/2010	Letter Agreement	Letter Agreement, dated 4/8/2010 between Shell Offshore Inc., Apache Corporation and Nippon Oil Exploration U.S.A. Limited amending the Unit Operating Agreement, dated March 1, 1998.
Land	6/1/2010	PA	Approval.of Revision of Participation Area, effective June 1, 2010, whereby the Grand Isle CATCO Unit was revised.
Land Land	6/1/2010	ABOS Confidentiality Agreement	Bill of Sale and Conveyance, effective June 1, 2010, whereby Chevron U.S.A. Inc. transferred certain Interests in Grand Isle Block 46, OCS-G 00132 N-I well/API No. 17-717-40959-00, certain interests in Grand Isle Block 46, OCS-G 00132 Platform, the line fill as of the effective date, and the Minerals Management Segment Number 15732 Pipeline as well as its associated Right of Way, equipment and facilities to GOM Shelf
	7/23/2010		Confidentiality Agreement by and between Apache Corporaotion and W & T Offshore Inc.
LAND Land	9/1/2010 9/14/2010	OCS Exploration Venture Letter Agreement	mp-295-Joint Venture Letter Agreement CHEVRON USA INC. AND GOM SHELF LLC
Land	2/1/2011	ABOS	Assignment and Conveyance, dated effective February 1, 2011, between Harrigan Energy Partners, Inc., Assignor, and Chevron U.S.A. Inc^a s Assignee, covering Assignor's right, title and interest in the Lease, together with Assignor's interest in certain wells, facilities; pipelines, equipment, contracts,, etc., all as more fully described therein.
Land	3/15/2011	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN APACHE CORPORATION AND STONE ENERGY OFFSHORE LLC
Land	4/21/2011	PSA	Asset Purchase and Sale Agreement, dated April 21, 2011, but made effective February 1, 2011, between SabcoOil and Gas Corporation, as Seller, and Chevron U.S.A. Inc., as Purchaser, whereby Purchaser acquired 0.63149% of 0.83922% of 8/8ths of Seller's right title and interest in the Lease, together with Seller's interest in certain wells, facilities, pipelines, equipment, contracts, etc., all as more fully described therein
Land	4/21/2011	ABOS	obscribed therein. Assignment and BUI of Sale, dated April 21, 2011, but made effective February 1, 2011, between Sabco Oil and Gas Corporation, as Assignor/and Chevron U.S.A. Inc., as Assignee, covering Assignor's right, title and interest in the Lease, together with Assignor's interest in certain wells, facilities, pipelines, equipment, contracts, etc., all as more fully described therein.
Land Land	8/1/2011 8/25/2011	ABOS PARTICIPATION AGREEMENT	DS eff. 8-1-2011 b/b XTO Offshore Inc. ("Assingor") and Dynamic Offshore Resources, LLC ("Assign PARTICIPATION AGREEMENT b/b APACHE CORPORATIONAND CASTEX OFFSHORE, INC., ET AL
LAND Land	9/20/2011 11/3/2011	Slot and Well Bore Acquisition Letter Agreement	MP 296 MP 296 B-19 Slot, Wellbore Acquisition Agreement Letter Agreement dated November 3, 2011 evidencing Chevron U.S.A. Inc.'s consent to an assignment of interest from Phoenix Exploration Company LP in that certain Farmout Agreement
Land	11/3/2011	Letter Agreement	dated and made effective June 1, 2009, to Apache Corporation and Castex Offshore, Inc. Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, Inc. (grantess), being a conditional consent to assign.
LAND	11/17/2011	Assignment and Bill of Sale	MP 295, MP 296, MP 303, MP 304, MP 311, MP 312, MP 313 ABOS Stone to EPL 11-1-2011
LAND LAND Land	12/1/2011 12/15/2011 4/1/2012	Participation Agreement Slot and Well Bore Acquisition PA	ST 311 Participation Agreement-Walter & APA & Castex-12-1-2011 MP 296 MP 296 B19 ST2 Slot & Well Bore Acq Agmt Approval of. Revision of Participation Area, effective April 1, 2012, whereby the Grand, Isle
Land	5/1/2012	CONDENSATE TRANSPORT &	CATCO Unit was revised. CONDENSATE TRANSPORT & SEPARATION AGREEMENT b/b APACHE CORPORATIONAND CASTEX
		SEPARATION AGREEMENT	OFFSHORE, INC., ET AL
Land	5/2/2012	Letter Agreement	Letter, dated May 2, 2012 between Newfield Exploration Company and Chevron U.S.A. Inc., being a waiver of confidentiality provision grant by Chevron in favor of Newfield;

Land	6/1/2012	PSA	Ratification of Purchase and Sale Agreement by Holders of Preferential Right to Purchase, dated effective June 1, 2012, between Key Production Company, Inc., as Seller, and Chevron U.S.A. Inc. and Dynamic Offshore Resources, L.C. as Preferential Right Purchases, affecting that certain Purchase and Sale Agreement, dated June 27, 2012 but made effective June 1, 2012, between Key Production Company, Inc., as Seller, and Chevron U.S.A. Inc., as Buver.
			inc., as buyer.
Land	6/1/2012	ABOS	Conveyance, Assignment and Bill of Sale, dated June 27, 2012 but made effective June 1, 2012, between Key Production Company, Inc., as Assignor, and Chevron U.S.A. be. and Dynamic Offshore Resources, LtC, as Assignees, covering an undivided 0.83922% right, title and.interest in certain property described in Exhibit "A" attached thereto, assigning 75,247% thereof to Chevron (0.63149% net) and 24.733% thereof to Dynamic
Land	6/27/2012	PSA	(i) 0.207.73%.net). Purchase and Sale Agreement, dated June 27, 2012 but made.effective June 1, 2012, between Key Production Company, Inc., as Seller, and Chevron U.S.A. Inc., as Buyer, covering all of Seller's.right, title and interest in that certain Oil & Gas Lease bearing Serial No. OCS-G 448,1,), together with Seller's interest in certain wells, facilities, pipelines, equipment contracts, etc., all as more fully described therein.
Land	7/9/2012	Joint Operating Agreement	Offshore Operating Agreement (Ship ShOperating Agreementl 176 Prospect OCS-G 33646)
			Originally by and between Hall-Houston Exploration IV, L.P, as Operator and GOM Offshore Exploration I, LLC and Apache Corporation as Non-Operators
Land	8/1/2012 9/17/2012	Throughput Capacity Lease Agreement PA	Fieldwood leases capacity to Arena for Barnacle Pipeline PARTICIPATION AGREEMENT BY AND BETWEEN APACHE CORPORATION AND WALTER OIL & GAS
LAND Land	12/20/2012 2/1/2013	Farmout Agreement Extension Letter AREA OF MUTUAL INTEREST	CORPORATION MP 295 Extension 12-20-12 AREA OF MUTUAL INTEREST AGREEMENT BY AND BETWEEN APACHE CORPORATION AND
Land	2/1/2013	Joint Operating Agreement	AREA OF MULTION, LLC JOINT OPERATING AGREEMENT BY AND BETWEEN APACHE CORPORATION AND ENERGY XXI
Land	2/1/2013	Data Agreement	GOM, LLC Data Agreement effective 2-1-2013 by and between Fieldwood Energy LLC, GOM Shelf LLC,
		-	Apache Corporation and EXXI
LAND	2/1/2013	Memorandum of OA and Financing Statement	Primary Term Lands - MOA Recorded 01-2015 Revision
LAND	2/1/2013	Exploration Agreement	MP 296 EXXI Exploration Agreement\Exploration Agreement Apache & Energy XXI 2-1-2013 with Exhibits (less B)
LAND Land	2/22/2013 3/15/2013	Exploration Agreement Letter Exploration Venture	Heron Prospect (MP 295) Letter of Agreement 2-22-13 Exploration Venture for portions of VR 271 SM 87 by and between Fieldwood Energy Offshore LLC, Apache Corporation and Pisces Energy LLC
Land	6/1/2013	OA	Operating Agreement eff. 6-1-13 Castex, et al
Land	7/1/2013	Acquisition	PURCHASE AND SALE AGREEMENT by and among APACHE CORPORATION,APACHE SHELF, INC., and APACHE DEEPWATER LLC collectively as the Sellers, and FIELDWOOD ENERGY LLCas Buyer and GOM SHELF LLC Dated as of July 18, 2013
Land	7/1/2013	Acquisition	Acquistion by and between Fieldwood Energy LLC and Callon Petroleum Operating Co.
Land	7/1/2013	MOA	El 136 Recorded Memorandum of Operating Agreement and Financing Statement
Land Land	7/1/2013 7/1/2013	Joint Operating Agreement Joint Operating Agreement	El 136 Operating Agreement covering depths below 19,135' SSTVD JOperating Agreement covering OCS-G 32264 MP 302
Land	7/1/2013	Stipulation and Corrective Assignment	Stipulates the interest held by Apache Offshore Petroleum Limited Partnership, Fieldwood Energy LLC and Third parties
Land	7/1/2013 9/9/2013	Assignment of Federal OCS Pipeline Right of Way Amendment No. 1 Bar Prospect Offshore	Assignment of Pipeline ROW Apache to Fieldwood LLC
Land	9/30/2013	Operating Agreement	Amends certain JOperating Agreement dated 02/01/2013 Purchased GOM Shelf as a company from Apache
Lanu	9/30/2013	Acquisition	Election Letter Agreement by and between Fieldwood Energy LLC and Enven Energy Ventures
Land LAND	10/7/2013 10/16/2013	lection Letter Agreement PL 13 007 ST2 We Fabrication Agreement	шс
Land	10/25/2013	Letter Agreement	ST 311 A Platform Construction Contract Gulf Island LLC and Walter Oil and Gas dtd 10-16-13 Letter Agreement dated October 25, 2013 evidencing Chewron U.S.A. Inc.'s consent to an assignment of interest from Apache Corporation in that-certain Farmout Agreement dated and made effective June 1, 2009, to Fieldwood Energy LLC.
Land Land	12/1/2013 12/4/2013	Acquisition Extension Request - Slot Rental	Equity Purchase Agreement between Sandridge Energy, Inc., Sandridge Holdings, Inc. and Fieldwood Energy LLC: Fieldwood purchased all companies listed with their assets which included Offshore and SandRidge Legacy South Texas and South Louisiana assets. by and between Fieldwood Energy LLC, GOM Shelf LCL and FP, Dil & Gas, LLC - Amends certain
Land	12/4/2013	Agreement Extension Request - Slot Rental	by and between Fieldwood Energy LLC, GOM Shelf LLC and Apache Shelf Exploration LLC -
Land	12/16/2013	Agreement Joint Operating Agreement	Amends certain Slot Rental Agreement dated 12/26/2012 TANA EXPLORATION COMPANY LLC AND APACHE CORPORATION
Land	12/28/2013	Well Proposal	Letter proposing well B-19 MP 302 well by and between Fieldwood Energy LLC, GOM Shelf LLC, Apache Corporation and Apache Shelf Exploration LLC
Land	12/30/2013	Withdrawal Agreement	Withdrawal Agreement by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.
Land Land	1/10/2014 1/10/2014	Prospect Proposal Prospect Proposal	Gilligan & Bingo: Stone offering of prospects to Fieldwood Fieldwood election Gilligan & Bingo: Stone offering of prospects to Fieldwood Fieldwood election
Land	2/5/2014	Prospect Proposal	Gilligan & Bingo: Stone requesting extension and fieldowood's election
Land Land	2/5/2014 3/1/2014	Prospect Proposal Acquisition	Gilligan & Bingo: Stone requesting extension and fieldowood's election by and between Fieldwood Energy Offshore LLC and Black Elk Energy Offshore Operations, LLC: Leases where Fieldwood was the operator and Black Elk held interest. Exception is ST 53 where
LAND	2/1/2014	Contract Consisting A	Black Elk was the Operator. ST 320 Contract Operating Agreement dtd 3-1-14
LAND Land	3/1/2014 3/13/2014	Well	by and between Fieldwood Energy LLC, GOM Shelf LLC and Apache Shelf Exploration LLC: Proposal to run casing and election by Apache
Land Land	3/13/2014 3/24/2014	Contract Operations Agreement Prospect Proposal	Pursuant to change in operatorship per that PSA btw SandRidge and Black Elk
Land Land Land	3/24/2014 3/24/2014 3/28/2014	Prospect Proposal Prospect Proposal Prospect Proposal	Gilligan & Bingo: Stone requesting extension and fieldowood's election Gilligan & Bingo: Stone requesting extension and fieldowood's election
Land	3/28/2014	Prospect Proposal	Proposal Amendment and Various requests for extension from Stone and election by Fieldwood
Land	4/1/2014	FO	Proposal Amendment and Various requests for extension from Stone and election by Fieldwood Farmout Agreement: OCS-G 13576; East Cameron Block 71 (Limited to the NE/4 of the block and
Land Land	4/16/2014 4/23/2014	Settlment Agreement and Release Letters of No Objection	a Contract Area created to include the Farmout Area and EC 58 5/2) Settlement Agreementa nd Release - SS 198/NR 369/NR 408/ SP 8/13 Letters of No Objection, Lease & Pipeline Crossings: Applies to ST 276, 296 & 311, includes
Land	4/28/2014	Letter Agreement	indemnification Letter Agreement, dated April 28, 2014, between Chevron U.S.A. Inc. and Samson Contour
Land	5/2/2014	Letter Agreement Well Proposal	Energy E&P, LLC, regarding Main Pass 77 Oil Imbalance Claim Set forth the agreement between Apache Shelf and Fieldwood for the drilling of the El 126 A-5
Land	6/1/2014	Acquisition	well by and between Fieldwood Energy Offshore LLC, NW Pipeline, Inc. and Northwestern Mutual
LAND	6/1/2014	Memorandum of OA and Financing	Life Ins. Co:HIPS 13-III
Land	7/2/2014	Statement Assignment and Bill of Sale	Heron Prospect MOA amd. No.2 6-1-14 by and between Fieldwood Energy LLC and Castex Offshore, Inc. : Fieldwood Divestiture of HI 116 Platform and pipelines
Land		Contract Constitution Assessed	Castex is named as operator of HI 167 Platform
	7/21/2014		
Land	7/21/2014 8/7/2014	Contract Operation Agreement Recompletion Proposal Election	MP 259 A-7 Recompletion Proposal Election: McMoRan elects not to participate in A-7 welll to
Land			Tex.W-S Sand by and between Fieldwood Energy LLC and W & T Offshore, Inc. : Assignment of interest in HI 129916 well
	8/7/2014	Recompletion Proposal Election	Tex W-5 Sand by and between Fieldwood Energy LLC and W & T Offshore, Inc. : Assignment of interest in HI
Land	8/7/2014 8/15/2014	Recompletion Proposal Election Assignment and Bill of Sale	Tex W-5 Sand by and between Fieldwood Energy LLC and W & T Offshore, Inc.: Assignment of interest in HI 129416 well by and between Fieldwood Energy LLC and W & T Offshore, Inc.: RE: High Island 129 No. 12 Well

Land	11/5/2014	Request for extneion of Timely Operations	MP 259 A-7 Recompletion Request for extneion of Timely Operations: Request timely operations extension for propoed A-7 well
Land	11/7/2014	Stipulation of Interest and Corrective	by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore
Land	11/7/2014	Assignment Stipulation of Interest and Corrective	Petroleum Limited Partnership and Apache Corporation by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore
		Assignment	Petroleum Limited Partnership and Apache Corporation
Land	11/7/2014	Stipulation of Interest and Corrective Assignment	by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Corporation
Land	11/7/2014	Stipulation of Interest and Corrective	by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore
Land	1/1/2015	Assignment Acquisition	Petroleum Limited Partnership and Apache Corporation by and between Fieldwood Energy Offshore LLC UNOCAL, and Chevron U.S.A. Inc. : GOM NOJV -
Land	1/1/2015	Acquisition	Grand Isle/West Delta etc. by and between Fieldwood Energy Offshore LLC and Shell Offshore Inc.: Hickory Unit - GI
			110/116
Land	1/1/2015	Acquisition	by and between Fieldwood Energy Offshore LLC and Japex (U.S.) Corp.: WD 90 & WD 103
LAND	1/13/2015	Letter Agreement	Heron Prospect (MP 295) Letter Agmt 1-13-15
Land	4/1/2015	Assignment of Operating Rights Interest in Oil & Gas Lease	by and between Fieldwood Energy Offshore LLC, Peregrine Oil & Gas, LLC RTR Fund I, L.P., and Hall-Houston Exploration II, L.P.: Assignment of Operating Rights Interest in Oil & Gas Lease - GA
			151 Operating Rights
LAND	4/1/2015	Gas Dedication and Gathering Agreement	ST 311 Gas Dedication and Gathering Agreement eff 04012015
LAND	4/1/2015	Liquids Separation, Handling, Stabilization	,
		and Redelivery Agreement	ST 311 Liquids Separation, Handling, Stabilization and Redeliv Agreement eff 04012015
LAND	4/1/2015	Liquids Transportation Agreement	ST 311 Liquids Transportation Agreement eff 04012015
Land	4/2/2015	Consent to Disclose Confidential Information	by and between Filedwood Energy LLC, Bandon Oil and Gas, LP and Chevron U.S.A. Inc.: VK 252 Unit Area
Land	4/30/2015	Settlement Agreement and Release	by and between Fieldwood Energy Offshore LLC, Black Elk Energy Offshore Operations LLC and
Land	5/1/2015	Divestiture	Northstar Offshore Group, LLC: by and between Fieldwood Energy LLC and Discovery Producer Services LLC: ST 311 Pipeline
	= / /		Divestiture
Land	5/14/2015	Second Amendment to the Participation Agreement	by and between Fieldwood Energy LLC and Monforte Exploration L.L.C.: Second Amendment to the Participation Agreement OCS-G0786, South Marsh Island Area, Block 48 Offshore Federal
Land	6/15/2015	Election and Designation of Successor	Waters by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Wichita Partnership, Ltd., W & T
LdNO	0/13/2015	Operator Letter	Energy VI, LLC and W&T Offshore, L.L.C.: In furtherance of April 14, 2015 letter Areana earned
Land	6/18/2015	Memorandum of Understanding	assignment from Chevron Chevron to resign as operator Pursuant to that certain assignment and bill of sale dated 01/01/2015
Land Land	6/18/2015	Memorandum of Understanding	Pursuant to that certain assignment and bill of sale dated 01/01/2015
Land	6/29/2015	Settlement	by and between Fieldwood Energy LLC and Discovery Producer Services LLC: ST 311 Pipeline Divestiture
Land	6/30/2015	Consent to Assign	Consent to Assign ROW - Martin O. Miller II, LLC Sec. 11, T15S-R6W Cameron Parish LA
Land	7/1/2015	Settlment Agreement and Release	by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI Petroleum US LLC and ENI US Operating Co. Inc.: SS 249 D-5 RIG Incident
LAND	7/2/2015	Bill of Sale, Assignment and Assumption	
		Agreement	By and between Walter Oil & Gas Corporation, Castex Offshore, Inc., Fieldwood Energy LLC and Apache Shelf Exploration LLC as "Seller" and Discovery Producer Services LLC as "Buyer"
LAND	7/10/2015	Termination of Farmout Agreement	MP 295 9-18-2012 Farmout Termination Ltr dtd 7-10-15
Land	8/1/2015	Acquisition	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: MP 77, 78 and VK 251, 252, 340 Fields
Land	8/3/2015	Release and Settlement Agreement	Release and Settlement Agreement by and between Fieldwood Energy Offshore and Browning
Land	9/1/2015	Assignment and Bill of Sale	Offshore Partners, Inc. by and between Fieldwood Energy Offshore LLC and JOC Venture: JOC Venture withdrawal
Land	9/1/2015	Assignment and Bill of Sale	by and between Fieldwood Energy Offshore LLC and JOC Venture: JOC Venture withdrawal
Land	9/1/2015	Assignment and Bill of Sale	by and between Fieldwood Energy Offshore LLC and JOC Venture: JOC Venture withdrawal
Land	9/9/2015	Supplemental Bonding Agreement	by and between Fieldwood Energy LLC, SEO A LLC, Stone Energy Corporation and Stone Energy
			Offshore, L.L.C.: Fieldwood will apply own Supp Bonding
	9/9/2015	Transmittal of Supplemental Bonding	by and between Fieldwood Energy LLC and Stone Energy Corporation: Stone acknowledgement
Land			of reciept of Bond
Land	9/16/2015	Withdrawal Agreement	of reciept of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal
		Withdrawal Agreement Withdrawal Agreement	of reciept of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal
Land Land	9/16/2015 9/16/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor	of reciper of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal lby and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from
Land Land Land	9/16/2015 9/16/2015 9/16/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement	of reciept of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal
Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Sucessor Operator Letter Release and Settlement Agreement	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2015 and June 15, 2015 letters, Arean earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/15/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement	of reciper of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: DOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: DOC Venture withdrawal ln furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and
Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Sucessor Operator Letter Release and Settlement Agreement	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: DC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2015 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, Cardifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/15/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: DC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/17/2015 9/17/2015 10/15/2015 10/19/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10	of reciept of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 13, 2013 and June 15, 2015 betters, Arean earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/17/2015 9/17/2015 10/15/2015 10/19/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PMA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: GA 151, 52 26, 55 247, 55 248, 55 248, 55 279, 55 277, 57 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc.
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/17/2015 9/17/2015 10/15/2015 11/19/2015 11/19/2015 12/1/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2015 and June 15, 2015 betters, Arean earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc, and ENI Petroleum US LC: Ga 151, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petroleum US LLC: Release and Settlement Agreement
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/17/2015 9/17/2015 10/15/2015 10/19/2015 11/19/2015 12/1/2015 12/1/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Correction Assignment	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PMA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: GA 151, 52 26, 55 247, 55 248, 55 248, 55 279, 55 277, 57 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc.
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/17/2015 9/17/2015 10/15/2015 11/19/2015 11/19/2015 12/1/2015	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI U.S Operating Inc, and ENI Petroleum US LLC: GA 151, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement.
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/19/2015 11/19/2015 11/19/2015 12/1/2015 2/2/2016 2/22/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Correction Assignment Withdrawal Election	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2015 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, darfying Working Interests, etc. Oberation Fieldwood Energy LLC and Fieldwood Schop Scho
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Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/19/2015 11/19/2015 11/19/2015 12/1/2015 2/2/2016 2/22/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Correction Assignment Withdrawal Election Ratification and Amendment to Farmout	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PRIA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: GA 151, 52 246, S5 247, S5 248, S5 248, S5 279, S5 277, S7 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration V, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration V, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation and Cairn Energy USA: Ratify and amend that certain Farmout dated 12/31/1984 by and between Fieldwood Energy LLC and Enviro III and Gas Corporation and Cairn Energy USA: Ratify and amend that certain Farmout dated 12/31/1984 by and between Fieldwood Energy LLC and Enviro III and Gas Corporation Ind. LP.: Hall Houston
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/19/2015 11/19/2015 11/19/2015 12/1/2015 12/1/2016 2/2/2016 3/1/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Correction Assignment Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: GA 151, 52 26, 55 247, 55 248, 55 248, 55 279, 55 277, 57 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation and Cairn Energy USA: Ratify and amend that certain Farmout dated 12/31/1984 by and between Fieldwood Energy LLC and Hall-Houston Exploration IV, L.P.: Hall Houston withdrawal Agreement
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/15/2015 11/19/2015 11/19/2015 12/1/2015 12/1/2015 2/2/2016 2/22/2016 3/1/2016 3/1/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Correction Assignment Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Waiver of Confidentiality and Consent to Disclose	of reciept of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal low and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Arean ae aneria assignment from Chevron Chevron to resign as operator, clarifying Working interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: Ga 151, 55 246, 55 247, 55 248, 55 249, 55 270, 55 271, V8 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petroleum US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.: Correction Assignment of Operating Rights El 333 by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Alpache Shelf Exploration IV, L.P.: Hall Houston withdrawal Agreement by and between Fieldwood Energy LLC and Hall-Houston Exploration IV, L.P.: Hall Houston withdrawal Agreement by and between Fieldwood Energy LLC and Hall-Houston Exploration IV, L.P.: Hall Houston withdrawal Agreement
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/15/2015 11/19/2015 11/19/2015 12/1/2015 12/1/2016 2/22/2016 3/1/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Correction Assignment Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal In furtherance of April 14, 2013 and June 15, 2015 betters, Arean earned assignment from Chevron Chevron to resign as operator, clarifying Working interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: GA 151, 55 246, 55 247, 55 248, 55 249, 55 270, 55 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.: Correction Assignment of Operating Rights El 353 by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration IV, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration IV, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC and Cast Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC. Apaches Shelf Exploration Exploration III, L.C. and Caste Offshore, Inc.: Sequests
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/19/2015 11/19/2015 11/19/2015 11/19/2015 2/2/2016 2/22/2016 2/22/2016 3/1/2016 3/1/2016 3/1/2016 4/13/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Waiver of Confidentiality and Consent to Disclose Recommendation to Add Compression Services	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working interests, etc. by and between Fieldwood Energy LLC and JOC Venture in JOC Venture withdrawal by and between Fieldwood Energy LLC and Fieldwood Sergory LLC and Composition in the sergory LLC.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy LLC and Fieldwood Energy LLC, and English State
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/19/2015 11/19/2015 11/19/2015 12/1/2015 2/2/2016 2/22/2016 2/22/2016 3/1/2016 3/1/2016 4/13/2016 4/13/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Correction Assignment Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Waiver of Confidentiality and Consent to Disclose Recommendation to Add Compression	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal In furtherance of April 14, 2013 and June 15, 2015 betters, Arean earned assignment from Chevron Chevron to resign as operator, clarifying Working interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: GA 151, 55 246, 55 247, 55 248, 55 249, 55 270, 55 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.: Correction Assignment of Operating Rights El 353 by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration IV, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration IV, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC and Cast Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC. Apaches Shelf Exploration Exploration III, L.C. and Caste Offshore, Inc.: Sequests
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/19/2015 11/19/2015 11/19/2015 11/19/2015 2/2/2016 2/22/2016 2/22/2016 3/1/2016 3/1/2016 3/1/2016 4/13/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Correction Assignment Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election to Add Compression Services Release and Settlement Agreement Election to Continue or Cease	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company L.L.C.: Contract Operations Agreement #18 Helis well PRIA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: Gas 151, 52 246, S5 247, S5 248, S5 248, S5 279, S5 277, S7 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.: Correction Assignment of Operating Rights El 353 by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.: Correction Assignment of Operating Rights El 353 by and between Fieldwood Energy LLC and All-Houston withdrawal Election N, L.P. and GOM Offshore Exploration I. LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC Walter Oil and Gas Corporation and Carm Energy USA: Ratify and amend that certain Farmout dated 12/31/1984 by and between Fieldwood Energy LLC and Mall-Houston Exploration IV, L.P.: Hall Houston withdrawal Agreement by and between Fieldwood Energy LLC and Hall-Houston Exploration IV, L.P.: Hall Houston withdrawal Agreement by and between Fieldwood Energy LLC and Mall-Houston Exploration IV, L.P.: Hall Houston withdrawal Agreement By and between Fieldwood Energy LLC and Mall-Houston Exploration IV, L.P.: Hall Hou
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Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/19/2015 11/19/2015 11/19/2015 12/1/2015 2/2/2016 2/22/2016 2/22/2016 3/1/2016 3/1/2016 4/13/2016 4/13/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election to God God God God God God God God God Go	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2015 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. Oberation Fieldwood Energy LLC and Fairways Offshore Exploration, inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company LLC.: Contract Operations Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: Gal 51, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petroleum US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Apache Shelf Exploration IV, L.P. Hall Houston withdrawal Agreement by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Peregrine Oil and Gas II, LLC and Castex Offshore, Inc.: Requests Anney LLC and Control offshore, Inc.: applies to HIE 129 and 57 229 by and between Fieldwood Energy LLC and Hall-Houston Exploration IV, L.P. Hall Houston withdrawal Agreement by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Peregrine Oil & Gas II, LLC and Castex Offshore, Inc.: Requests Anange to compression standards in that certain Processing & Contract, O
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Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/15/2015 11/15/2015 11/15/2015 11/15/2015 11/15/2015 2/2/2016 2/2/2016 3/12/2016 3/12/2016 3/12/2016 3/12/2016 4/13/2016 4/13/2016 5/31/2016 5/31/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 8/1/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Election Withdrawal Agreement Withdrawal Agreement Election to Continue Agreement Withdrawal Agreement Withdrawal Agreement Election to Continue or Cease Compression Services Election to Continue or Cease Compression Services Election to elect out of Badger Tax Partnership Acquisition Assignment and Bill of Sale Letter Agreement Contract Operations Agreement Contract Operations Agreement Letter Agreement Letter Agreement Letter Agreement	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2015 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working Interests, etc. Devarion: Devarion of Properation of Propera
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 10/15/2015 10/15/2015 11/15/2015 11/15/2015 11/15/2015 11/15/2015 2/2/2016 2/22/2016 3/1/2016 3/1/2016 3/1/2016 4/13/2016 4/13/2016 5/31/2016 5/31/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 8/16/2016 8/16/2016 8/16/2016 8/16/2016 8/16/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement SM10 Acquisition Release and Settlement Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election to Confidentiality and Consent to Disclose Recommendation to Add Compression Services Release and Settlement Agreement Election to Continue or Cease Compression Services Election to Continue or Cease Compression Services Election to Elect out of Badger Tax Partnership Acquisition Assignment and Bill of Sale Letter Agreement Contract Operations Agreement Contract Operations Agreement Letter Agreement Letter Agreement Letter Agreement Letter Of No Objection	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement #18 Helis well PMA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Dffshore LLC, EN US Operating Inc. and EN 19 Fetoleum US LLC: GA 151, 52 246, 55 247, 55 248, 55 248, 55 279, 55 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, EN US Operating Inc. and EN 19 Fetrolem US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation and Cairn Energy USA: Raifly and amend that certain Farmout dated 12/31/1984 by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation In LC: Hall Houston withdrawal Agreement by and between Fieldwood Energy LLC (Nervon U.S.A. Inc.: applies to HIE 129 and 57 229 by and between Fieldwood Energy LLC, Chevron U.S.A. Inc.: applies to HIE 129 and 57 229 by and between Fieldwood Energy LLC Chevron U.S.A. Inc.: applies to HIE 129 and 57 229 by and between Fieldwood Energy LLC Chevron U.S.A. Inc.: Peregrine Oi
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/17/2015 10/15/2015 10/15/2015 11/15/2015 11/15/2015 11/15/2015 11/15/2015 2/2/2016 2/2/2016 3/12/2016 3/12/2016 3/12/2016 3/12/2016 4/13/2016 4/13/2016 5/31/2016 5/31/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 7/12/2016 8/1/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Election Withdrawal Agreement Withdrawal Agreement Election to Continue Agreement Withdrawal Agreement Withdrawal Agreement Election to Continue or Cease Compression Services Election to Continue or Cease Compression Services Election to elect out of Badger Tax Partnership Acquisition Assignment and Bill of Sale Letter Agreement Contract Operations Agreement Contract Operations Agreement Letter Agreement Letter Agreement Letter Agreement	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: IOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: IOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: IOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, darifying Working interests, etc. Oberation Chevron to resign as operator, darifying Working interests, etc. Day and between Fieldwood Energy LLC and Helis Oil and Gas Company LLC:: Contract Operations Agreement 1813 Helis well PHA between Fieldwood Energy LLC and Helis Oil and Gas Company LLC:: Contract Operations Agreement 1813 Helis well PHA between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: Gal 51, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: Gal 51, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: Relaises and Settlement Agreement by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration fy. LP. and GOMO Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation and Cairn Energy USA: Ratify and ament that certain Farmout dated 12/31/1984 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and W&T Offshore, Inc.: applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC Chevron U.S.A. Inc., Peregrine Oil & Gas II, LLC and Castex Offshore, Inc.: field
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 10/15/2015 10/15/2015 11/15/2015 11/15/2015 11/15/2015 11/15/2015 2/2/2016 2/22/2016 3/1/2016 3/1/2016 3/1/2016 4/13/2016 4/13/2016 5/31/2016 5/31/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 7/16/2016 8/16/2016 8/16/2016 8/16/2016 8/16/2016 8/16/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement SM10 Acquisition Release and Settlement Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement Election to Continue or Cease Recommendation to Add Compression Services Release and Settlement Agreement Election to Continue or Cease Compression Services Election to elect out of Badger Tax Partnership Acquisition Assignment and Bill of Sale Letter Agreement Contract Operations Agreement Letter Agreement Letter Agreement Letter Agreement Letter of No Objection Letter of No Objection Letter of No Objection	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: IOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: IOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: IOC Venture withdrawal in furtherance of April 14, 2015 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, darfying Working Interests, etc. Oberation of Property LCC April 14, 2015 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, darfying Working Interests, etc. Operations Regreement by and between Fieldwood Energy LLC and Helis Oil and Gas Company LLC: Contract Operations Agreement #181 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: GA 151, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc., and ENI Petroleum US LLC: GA 151, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130 by and between Fieldwood Energy LLC, Apaches Shelf Exploration LLC, Hall-Houston Exploration by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.: Correction Assignment of Operating Rights E1 353 by and between Fieldwood Energy LLC, Apaches Shelf Exploration LLC, Hall-Houston Exploration by And between Fieldwood Energy LLC and Walt of Offshore, Inc.: applies to HiE 129 and ST 229 by and between Fieldwood Energy LLC and Hall-Houston Exploration NJ, LP: Hall Houston withdrawal Agreement by and between Fieldwood Energy LLC and Walt Offshore, Inc.: applies to HiE 129 and ST 229 by and between Fieldwood Energy LLC and Walt Offshore, Inc.: applies to HiE 129 and ST 229 by and between Fieldwood Energy LLC and Walt Offshore, Inc.: applies to HiE 129 and ST 229 by and between Fieldwo
Land Land Land Land Land Land Land Land	9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 9/16/2015 10/15/2015 10/15/2015 11/19/2015 11/19/2015 11/19/2015 11/19/2015 11/19/2015 2/2/2016 2/22/2016 3/1/2016 3/1/2016 3/1/2016 4/13/2016 4/13/2016 5/31/2016 5/31/2016 7/1/2016 7/1/2016 7/1/2016 7/1/2016 7/1/2016 7/1/2016 7/1/2016 7/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016 8/1/2016	Withdrawal Agreement Withdrawal Agreement Withdrawal Agreement Election and Designation of Successor Operator Letter Release and Settlement Agreement Contract Operations Agreement Production Handling Agreement SM10 Acquisition Release and Settlement Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Election Ratification and Amendment to Farmout Agreement Withdrawal Agreement Withdrawal Agreement Election to Confidentiality and Consent to Disclose Recommendation to Add Compression Services Release and Settlement Agreement Election to Continue or Cease Compression Services Election to lect out of Badger Tax Partnership Acquisition Assignment and Bill of Sale Letter Agreement Contract Operations Agreement Letter Agreement Letter Agreement Letter Agreement Letter Agreement Letter of No Objection Letter of No Objection	of recipet of Bond by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal in furtherance of April 14, 2013 and June 15, 2015 letters, Areana earned assignment from Chevron Chevron to resign as operator, clarifying Working interests, etc. by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement #18 Helis well PHA between Fieldwood and Byron for Byron's SM 6 production by and between Fieldwood Energy Dffshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration N, L.P. and GOM Offshore Exploration I, LLC: Hall Houston withdrawal Election by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation and Cairn Energy USA: Raiffy and amend that certain Farmout dated 12/31/1984 by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation and Cairn Energy USA: Raiffy and amend that certain Farmout dated 12/31/1984 by and between Fieldwood Energy LLC, Chevron U.S.A. Inc.; applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC, Chevron U.S.A. Inc.; applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC, Chevron U.S.A. Inc.; applies to HIE 129 and ST 229 by and between Fieldwood Energy LLC and MaT Offshore, Inc.: applies to HIE 129 and ST 229 by an

Land	9/13/2016	Agreement for Payment of Insurance Charges	by and between Fieldwood Energy LLC and Monforte Exploration L.L.C.: Fieldwood agrees to par Monforte's insurance charges
Land	10/1/2016	ABOS	by and between Fieldwood Energy Offshore LLC and GS E&R America Offshore, LLC:
Land	11/9/2016	Confidentiality Agreement	Confidentiality Agreement:BY AND BETWEEN FIELDWOOD ENERGY LLC AND LLOG EXPLORATION OFFSHORE, L.L.C.
Land Land	11/21/2016	Offer to Purchase Surrener of Interest Agreement	by and between Fieldwood Energy Offshore LLC and GS E&R America Offshore, LLC: Offer to Purchase GS E &R America Offshore, LLC's Interest in GI 94, SS 79, VR 332 and WD 34 by and between Fieldwood Energy LLC and All Aboard Development Corporation: All Aboard
Land	1/1/2017	Acquisition	Development Corp. surrender of interest by and between Fieldwood Energy Offshore LLC and GOM Offshore Exploration I, LLC: SS 176
Land	1/1/2017	ABOS	Lease, Well and facilities by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Lette
Land	1/1/2017	ABOS	Agreement dated 6-15-2017 but effective 1/1/2017 by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Lette Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Lette Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land Land	1/1/2017	Withdrawal Agreement ABOS	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Lette Agreement dated 6-15-2017 but effective 1/1/2017 by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Ltt. and cannot multi frust Estate. Assignment made as result of Withdrawl from Operating Agreement by and between Fieldwood Energy Offshore LtC and Lamar Hunt Trust Estate: Withdrawal Lette
			Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land Land	1/1/2017	Withdrawal Agreement ABOS	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Lette Agreement dated 6-15-2017 but effective 1/1/2017 by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result
Land	1/1/2017	ABOS	of Withdrawl from Operating Agreement by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result
Land	1/1/2017	Withdrawal Agreement	of Withdrawl from Operating Agreement by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Lette
Land	1/1/2017	Withdrawal Agreement	Agreement dated 6-15-2017 but effective 1/1/2017 by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Lette
Land	3/1/2017	Reinbursement Agreement	Agreement dated 6-15-2017 but effective 1/1/2017 by and between Fieldwood Energy LLC, W & T Offshore, Inc., Renaissance Offshore LLC, Transcontinental Gas Pipe Line and Chevron U.S.A. Inc.: Transco Facilities Subseaq Modification -
Land	3/27/2017	Offshore Tie-in Agreement	Shell owned ST 300 Platform
l and	2/20/2047	Latter of No Objection	by and between Fieldwood Energy Offshore LLC, Fieldwood Energy LLC and Amberjack Pipeline Company LLC: Consent of PSA between Empire and Amberjack subject to addendum
Land	3/30/2017	Letter of No Objection Bill of Sale and Assumption Agreement	Fieldwood agreed to COX request/letter of no objectin to allow cox to produce its EI 64# 9 well. Fieldwood is the operator of SW/4 of EI 53 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering, LLC.: Manta Ray sells to Fieldood pursuant to reverse of gas flow in ST 295 block to direct flow of gas to ST 292
Land	6/8/2017	Interconnection and Measurement	Platform by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering, L.L.C.: Fieldwood
Land	6/8/2017	Agreement Lease of Offshore Platform Space - ST 292	desires to connect with Mata Ray's ST 292 platform and piping, etc.
Land	7/28/2017	Platform Indemnity and Release Agreement	by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering, L.L.C.:
	1,20,2021	,	by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.: Chevron sold to Cantium and needed DOO from Fieldwood, Fieldwood required this Agreement to allow DOO
Land	8/1/2017 8/1/2017	ABOS ABOS	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC:
Land Land	8/1/2017	ABOS	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC:
LAND	9/15/2017	Memorandum of OA and Financing Statement	ST 311 320 UCC_Mortgage and Conveyance
LAND LAND	9/15/2017	Offshore Operating Agreement	ST 311-320 JDA Offshore Operating Agreement dtd 9-15-17, as amended ST 311-320 JDA Participation Agreement dtd 9-15-17
	9/15/2017	Participation Agreement	
Land		Participation Agreement Offer to Purchase	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL
Land	9/15/2017	Participation Agreement	by and between Fieldtwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC's Interest in GI 94, SS 79, VR 332 and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA
Land Land	9/15/2017 9/19/2017 11/7/2017 4/6/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Interest in Gil 94, S5 79, W8.32 and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election
Land Land Land	9/15/2017 9/19/2017 11/7/2017 4/6/2018 4/17/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269 Amendment	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Interest in Glay S. 55 79, R8.32 and WD 34 Enhancement and modification to test separator MBD-4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988
Land Land Land	9/15/2017 9/19/2017 11/7/2017 4/6/2018 4/17/2018 5/1/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Interest in Glay S. 57 9, N8.32 and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC pregrine OII & Gas III, LLC and Castex Offshore, Inc. as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures
Land Land Land	9/15/2017 9/19/2017 11/7/2017 4/6/2018 4/17/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269 Amendment	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Sinterest in Glay S. 55 79, R33 24 and WD 34 Enhancement and modification to test separator MBD -4010 at Hi 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC, Peregrine Oil & Gas III, LLC and Castex Offshore, Inc. as "Assignor" and Northstar Offshore Ventures LLC Las "Assigner" Divestiture of Interests in Mustang Island to TR Offfsore. L.L.C.
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/1/2018 5/15/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Interest in Glay S. 55 79, R33 2n and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC, Peregrine OII & Gas III, LLC and Castex Offshore, Inc. as "Assignor" and Northstar Offshore Ventures LLC as "Assignee"
Land Land Land Land Land Land	9/15/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/1/2018 6/1/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC's Interest in Gi 94, SS 79, VR 332 and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC, Peregrine Oil & Gas II, LLC and Castex Offshore, Inc. as "Assignor" and Northstar Offshore Ventures LLC as "Assignee" Divestiture of Interests in Mustang Island to TR Offshore. L.L.C. Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC
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Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/15/2018 6/14/2018 7/11/2018 7/11/2018 7/11/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018	Participation Agreement Offer to Purchase Modification to PHA Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Confidentiality Agreement	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Streters in Gig 4, S5 79, NR 323 and WD 34 Enhancement and modification to test separator MBD-4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC, Peregrine Oil & Gas II, LLC and Castex Offshore, Inc. as "Assigner" and Northstar Offshore Ventures LLC as "Assigner" and Northstar Offshore Ventures LLC as "Assigner" and Northstar Offshore Ventures LLC. Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Haif of Block 315 (OCS-G 24912) Offshore Ventures LLC Assignment of Operating Rights Interest from Apaceh to Fieldwood and GOM Shell Amendment to Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Haif of Block 312 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest in the SS 271 Junit (SS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignmen and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignmen and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignmen and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignmen and Bill of Sale confidentiality Agreement: Code MSHEF - DEEPWATER PROPERTIES
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/15/2018 6/1/2018 7/11/2018 7/11/2018 7/11/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Confidentiality Agreement Withdrawal & Settlement Agreement	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Sinterest in Gig 4, S. 57 9J. R832 and WD 34 Enhancement and modification to test separator MBD-4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC pregrine oil & Gas II, LLC and Castex Offshore, Inc. as "Assigner" on Northstar Offshore Ventures LLC as "Assigner" on Northstar Offshore Ventures LLC as "Assigner" of Diffshore LLC. Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Haif of Block 315 (OCS-G 24912) Offshore Louisiana Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC Assignment of Operating Rights Interest from Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Haif of Block 312 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest in the SS 271 LUNI (SS 247, 246, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraw from SS 271 LUNI (SS 247, 246, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale confidentially Agreement: GOM SHELF - DEEPWATER PROPERTIES by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: E
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/15/2018 6/1/2018 6/1/2018 7/11/2018 7/11/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018	Participation Agreement Offer to Purchase Modification to PHA Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Confidentiality Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Sinterest in Glay S. 55 79, R32 32 and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC arengine oil & Gas III, LLC and Castex Offshore, Inc. as "Assigner" and Northstar Offshore Ventures LLC as "Assigner" of Northstar Offshore Ventures LLC as "Assigner" on Northstar Offshore Ventures LLC as "Assigner" of Northstar Offshore Ventures LLC. **Property Exchange Letter Agreement dated June 1, 2018 - 85 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana No. 19718 Flatfore, LLC is the new principal replacing Northstar Offshore Ventures LLC Assignment of Operatring Rights Interest from Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - 85 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws from SS 271 Unit (SS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Mithdraws and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignmen and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws and Settlement by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws and Settlement by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws and
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Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/1/2018 6/12/018 6/12/018 7/13/2018 8/12/018 8/1/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Assignment and Bill of Sale Confidentiality Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Acquisition Abandonment Agreement Confidentiality Agreement Confidentiality Agreement	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Sinterest in Glay S. 579, NR 323 and WD 34 Enhancement and modification to test separator MBD -4010 at Hi 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC peregrine Oil & Gas III, LLC and Castex Offshore, Inc. as "Assignen" and Northstar Offshore Ventures LLC as "Assignene" Divestiture of Interests in Mustang Island to TR Offfsore. L.L.C. Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC Assignment of Operating Rights Interest from Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest it the SS 271 Unit (SS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraw from SS 271 Unit (SS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraw and settlement by and between Fieldwood Energy Offshore LLC and E
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/15/2018 6/1/2018 6/1/2018 7/13/2018 8/1/2018	Participation Agreement Offer to Purchase Modification to PHA Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Acquisition Abandoment Agreement	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Sinterest in Glay S. 57 9J. R33 24 and WD 34 Enhancement and modification to test separator MBD -d010 at Hi 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC pregrine Oil & Gas III, LLC and Castex Offshore, Inc. as 'Assignon' and Northstar Offshore Ventures LLC as 'Assignee' Divestiture of Interests in Mustang Island to TR Offfsore. L.L.C. Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC Assignment of Operating Rights Interest From Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest it the SS 271 Unit (SS 247, 248,249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws from SS 271 Unit (SS 247, 248,249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale no accordance with certain Farmout Agreements dated 12/17/2002, 05/19/2003 and 02/13/2004, Fieldwood elects to decline Confidentiality Agreement: GoM SMEIEF - DEEPWATER PROPERTES by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws and settlement by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws and s
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/1/2018 5/15/2018 6/14/2018 7/11/2018 7/11/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 1/1/2018 1/1/2018 1/1/2018 1/1/2018 1/1/2018 1/1/2018 1/1/2018 1/1/2018 1/1/2018	Participation Agreement Offer to Purchase Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Confidentiality Agreement Abandonment Agreement Confidentiality Agreement Confidentiality Agreement Confidentiality Agreement	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Stretex in Gig 49, \$5.79, N. 832 and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC peregrine Oil & Gas III, LLC and Castex Offshore, Inc. as "Assigner" and Northstar Offshore Ventures LLC as "Assigner" oil Northstar Offshore Ventures LLC as "Assigner" of Northstar Offshore Unsistana Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC Assignment of Operating Rights Interest from Apaceto to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - 85 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws from SS 271 Unit (SS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignmen and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignmen and Bill of Sale la accordance with certain Farmout Agreeements dated 12/17/2002, 05/19/2003 and 02/13/2004, fledwood elects to decline Confidentiality Agreement: GOM SHEF - DEEPWATER PROPERTIES by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws and settlement Assignment of Hall-Houston overriding royalty Interest in SS 176 Dy and Detween Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entec
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/15/2018 6/1/2018 6/14/2018 7/11/2018 7/11/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 11/2018	Participation Agreement Offer to Purchase Modification to PHA Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Confidentiality Agreement Withdrawal & Settlement Agreement Confidentiality Agreement Confidentiality Agreement Letter of Intent Termination of Exchange Agreement Letter of Intent	by and between Fieldwood Energy Offshore LLC and SCR Resources, LLC: Offer to Purchase SCL Resources, LLC: Streters in Gig 9x, 55 79, NR 32 and WD 34 Enhancement and modification to test separator M8D -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC pregrine Oil & Gas II, LLC and Castex Offshore, Inc. as "Assigner" and Northstar Offshore Ventures LLC as "Assigner" on Northstar Offshore Ventures LLC Assignment of Operating Rights Interest From Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - 85 25 (OCS-G 24912) Offshore Louisiana Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC Assignment of Operating Rights Interest from Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - 85 25 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest the SS 271 Unit, ISS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraw from SS 271 Unit, ISS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraw and Bill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraw and Bill of Sale in accordance with certain Farmout Agreements dated 12/17/2002, 05/19/2003 and 02/13/2004, 114/19/4002 enterprises, Inc.: Entech Withdraw and Settlement by and between Fieldwoo
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/15/2018 6/1/2018 6/1/2018 7/11/2018 7/12/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 10/19/2018 10/19/2018 10/19/2018 11/20/2018 12/4/2018 12/4/2018	Participation Agreement Offer to Purchase Modification to PHA Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Confidentiality Agreement Confidentiality Agreement Confidentiality Agreement Letter of Intent Termination of Exchange Agreement Letter of Intent Exploration Agreement Letter Relinquishment	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Streters in Gig 49, \$5.79, NR 32-and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC peregrine Oil & Gas III, LLC and Castex Offshore, Inc. as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" on Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" on Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Unclaiman Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC Assignment of Operating Rights Interest from Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - 85 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest from Sp. 271 Linit (Sc. 247, 248, 249) Usy and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest from Sill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale in accordance with certain Farmout Agreemennest dated 12/17/2002, 05/19/2003 and 02/13/2004, Fieldwood elergy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment Bill and Sale Sale Sale Sale Sale Sale Sale Sale
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 9/19/2017 11/7/2017 11/7/2018 4/5/2018 4/17/2018 5/15/2018 6/14/2018 7/11/2018 7/11/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018 11/1/2018	Participation Agreement Offer to Purchase Modification to PHA Modification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Confidentiality Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Confidentiality Agreement Letter of Intent Letter of Intent Termination of Exchange Agreement Exploration Agreement Letter Relienquishment Confidentiality Agreement Letter of Intent	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Sinterest in Glay S. 579, N. 832 and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC pregrine Oil & Gas III, LLC and Castex Offshore, Inc. as "Assignen" and Northstar Offshore Ventures LLC as "Assignene" Divestiture of Interests in Mustang Island to TR Offfshore. L.L.C. Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Haif of Block 315 (OCS-G 24912) Offshore Unisiana Sanare Energy Partners, LLC is the new principal replacing, Northstar Offshore Ventures LLC Assignment of Operatring Rights Interest from Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Haif of Block 315 (OCS-G 24912) Offshore Louisiana Sanare Energy Partners, LLC is the new principal replacing, Northstar Offshore Ventures LLC Assignment of Operatring Rights Interest from Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - BS 25 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest in the SS 271 Unit (SS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws from SS 271 Unit (SS 247, 248, 249) by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignmen and Bill of Sale No and Confidentiality Agreements of SHELF - DEPWATER PROPERTIS by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws and settlement by and between Fieldwood Energ
Land Land Land Land Land Land Land Land	9/15/2017 9/19/2017 9/19/2017 11/7/2017 11/7/2018 4/6/2018 4/17/2018 5/15/2018 6/14/2018 7/11/2018 7/11/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 8/1/2018 11/1/2019 11/1/2019	Participation Agreement Offer to Purchase Modification to PHA Modification to PHA Notification of Withdrawal - WC 269 Amendment Assignment Conveyance and Bill of Sale Divestiture Property Exchange Agreement Performance Bond Assignment of Operating Interest Amendment to Property Exchange Agreement Acquisition Withdrawal Agreement Assignment and Bill of Sale Assignment and Bill of Sale Assignment and Bill of Sale Take Over Election Letter Agreement Withdrawal & Settlement Agreement Withdrawal & Settlement Agreement Confidentiality Agreement Confidentiality Agreement Confidentiality Agreement Letter of Intent Termination of Exchange Agreement Letter of Intent Exploration Agreement Letter Relinquishment	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL Resources, LLC: Streters in Gig 49, \$5.79, NR 32-and WD 34 Enhancement and modification to test separator MBD -4010 at HI 547 B Platform - PHA Agreement dated May 8, 1998 Withdrawal Election by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988 By and between Fieldwood Energy LLC peregrine Oil & Gas III, LLC and Castex Offshore, Inc. as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" on Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Ventures LLC as "Assignor" on Northstar Offshore Ventures LLC as "Assignor" and Northstar Offshore Unclaiman Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC Assignment of Operating Rights Interest from Apaceh to Fieldwood and GOM Shelf Amendment to Property Exchange Letter Agreement dated June 1, 2018 - 85 25 (OCS-G 31442; St. of LA Lease No. 19718) El Area, South Addition, North Half of Block 315 (OCS-G 24912) Offshore Louisiana by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest from Sp. 271 Linit (Sc. 247, 248, 249) Usy and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest from Sill of Sale by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale in accordance with certain Farmout Agreemennest dated 12/17/2002, 05/19/2003 and 02/13/2004, Fieldwood elergy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment Bill and Sale Sale Sale Sale Sale Sale Sale Sale

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Land	5/1/2019	Confidentiality Agreement	Confidentiality Agreement: BY AND BETWEEN FIELDWOOD ENERGY LLC AND CIBCO RESOURCE: LLC
Land	5/16/2019	Letter Agreement	by and between Fieldwood Energy LLC and Panther Pipeline, LLC: Letter Agreement Matagorda Operating Agreement MI 518/519 with regard to natural gas pipeline work.
Land	6/10/2019	Confidentiality Agreement	by and between Fieldwood Energy LLC and TRANSCONTINENTAL GAS PIPELINE COMPANY: Confidentiality Agreement:
Land	7/25/2019	Letter Agreement OCS-G 14535 JB1ST2 Well	Pursuant to that certain Farmout dated 12/17/2002. Reassignment to Arena and P&A liability
LAND	7/25/2019	Exploration Agreement	Exploration Venture Agreement by and between Fieldwood Energy LLC and Juneau Oil & Gas LI (terminated 6-23-20)
Land	11/5/2019	Confidentiality Agreement	by and between Fieldwood Energy LLC and W&T OFFSHORE, INC: Confidentiality Agreement:
LAND Land	11/5/2019 11/8/2019	Transfer Notice Confidentiality Agreement	by and between Fieldwood Energy LLC and PROMETHEAN ENERGY CORPORATION:
Land	11/8/2019	Confidentiality Agreement	Confidentiality Agreement:
	11/12/2019		by and between Fieldwood Energy LLC and ROC OIL PTY LTD: Confidentiality Agreement:
Land		Confidentiality Agreement	by and between Fieldwood Energy LLC and CASTEX ENERGY, INC: Confidentiality Agreement:
Land	11/14/2019	Confidentiality Agreement	by and between Fieldwood Energy LLC and COX OIL OFFSHORE, LLC: Confidentiality Agreemen
Land	11/21/2019	Withdrawal Agreement	by and between Fieldwood Energy LLC and W&T Offshore, Inc.: W&T Wihdrawal from EC 2 SL 18121 - W&T did not prepay abandonment
Land	11/21/2019	Letter Agreement	Letter Agreement SS 198 J-11 Well zone shift: Zone shift recommended and election fron HO to
Land	11/21/2019	Letter Agreement	HG sand by and between GOM Shelf Offshore LLC and Talos Energy Offshore LLC
			Letter Agreement SS 198 J-11 Well zone shift: Zone shift recommended and election fron HO to HG sand by and between GOM Shelf Offshore LLC and Renaissance Offshore LLC
Land	12/10/2019	Non-Consent	by and between Fieldwood Energy LLC and W&T Offshore, Inc.: W&T Non-consent lease saving
Land	12/12/2019	Purchase of Pipeline ROW OCS-G 14731	ovperation on EC 2 SL 18121 for failure to respond to lease number FW194042 by and between Fieldwood Energy LLC and Monforte Exploration L.L.C.: SS 274 A Platform to E
Land	1/22/2020	Seg. No. 10406 Confidentiality Agreement	259 A Platform by and between Fieldwood Energy LLC and WERRUS AQUAMARINE, LLC: Confidentiality
			Agreement:
Land	1/27/2020	Acquisition	by and between Fieldwood Energy LLC, Castex Offshore, Inc., GOME 12711 LLC and Dorado De GP, LLC : Assignment of Interest in MP 275 A-3 Well
Land	3/2/2020	Confidentiality Agreement	Confidentiality Agreement BY AND BETWEEN FIELDWOOD ENERGY LLC AND ODYSSEY PIPELINE LLC = MP 289 "C" PF
Land Land	3/4/2020 01/01/1994, 04/08/1994	Confidentiality Agreement Unit Operating Agreement	Confidentiality Agreement by and between Fieldwood Energy LLC and Arena Energy U nit Operating Agreement by and between CNG Producing Company, Columbia Gas
			Development Corporation, Total Minatome Corporation, Energy Development Corporation, Murphy Exploration and Production Company and Anadarko Petroleum Corporation; and Fores
			Oil Corporation and Timbuck Company/The Hat Creek Production Company, Limited Partnershi (referred to as "Override Partles")
Land	12//31/2013	First Amendment to the Participation Agreement	First Amendment to the Participation Agreement OCS-G0786, South Marsh Island Area, Block 4 Offshore Federal Waters
Pipeline Transport	10/31/2013	Barnacle Pipeline Throughput Capacity	
Pipeline Transport	10/31/2013	Agreement Barnacle Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Arena Offshore LP and Arena Offshore LP
Pipeline Transport	10/31/2013	Agreement Barnacle Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Arena Offshore LP and Arena Offshore LP
Pipeline Transport	7/31/2013	Agreement Barnacle Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Arena Offshore LP and Arena Offshore LP
Pipeline Transport	7/31/2013	Agreement Barnacle Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Energy XXI and Energy XXI
Pipeline Transport	7/31/2013	Agreement Barnacle Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Energy XXI and Energy XXI
Pipeline Transport	6/3/2015	Agreement Barnacle Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Energy XXI and Energy XXI
Pipeline Transport	6/3/2015	Agreement Barnacle Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Energy XXI and Energy XXI
Pipeline Transport	6/3/2015	Agreement Barnacle Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Energy XXI and Energy XXI
		Agreement	Capacity Agreement by and between Fieldwood and Energy XXI and Energy XXI
Pipeline Transport	7/8/2013	Barnacle Pipeline Throughput Capacity Agreement	Capacity Agreement by and between Fieldwood and Tana Exploration Company, LLC and Tana Exploration Company, LLC
Pipeline Transport	7/8/2013	Barnacle Pipeline Throughput Capacity Agreement	Capacity Agreement by and between Fieldwood and Tana Exploration Company, LLC and Tana Exploration Company, LLC
Pipeline Transport	7/8/2013	Barnacle Pipeline Throughput Capacity Agreement	Capacity Agreement by and between Fieldwood and Tana Exploration Company, LLC and Tana Exploration Company, LLC
Pipeline Transport	8/1/2015	Cheetah Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Talos Energy Offshore, LLC and Talos Energy Offshore, LLC
Pipeline Transport	8/1/2015	Cheetah Pipeline Throughput Capacity	Capacity Agreement by and between Fieldwood and Talos Energy Offshore, LLC and Talos Energy Offshore, LLC
Pipeline Transport	11/12/2013	THROUGHPUT CAPACITY LEASE AND TIE IN AGREEMENT	Capacity Agreement by and between Fieldwood and Walter Oil & Gas Corporation and Walter & Gas Corporation
Pipeline Transport	12/1/2018	EWING BANK FLOWLINE THROUGHPUT CAPACITY LEASE AGREEMENT	Capacity Agreement by and between Fieldwood and Apache Shelf Exploration LLC and Apache
Pipeline Transport	12/1/2018	EWING BANK FLOWLINE THROUGHPUT	Shelf Exploration LLC
ripeline transpore	12,1,2010	CAPACITY LEASE AGREEMENT	Capacity Agreement by and between Fieldwood and W & T OFFSHORE INC and W & T OFFSHOINC
Pipeline Transport	12/1/2018	EWING BANK FLOWLINE THROUGHPUT CAPACITY LEASE AGREEMENT	Capacity Agreement by and between Fieldwood and Walter Oil & Gas Corporation and Walter
Disables T	2/2/202		& Gas Corporation
Pipeline Transport Pipeline Transport	2/2/1996 9/30/2015	GATHERING AGREEMENT AMENDMENT TO GATHERING	Gathering Agreement by and between Fieldwood and CMA Pipeline and CMA Pipeline Gathering Agreement by and between Fieldwood and CMPA PIPELINE PARTNERSHIP, LLC and
PHA SS182/SS170	5/1/2013	AGREEMENT PRODUCTION HANDLING AGMT	CMPA PIPELINE PARTNERSHIP, LLC PHA by and between Fieldwood and BOIS D'ARC EXPLORATION, LLC and BOIS D'ARC
PHA EI316A/EI 315C	7/14/2008	PRODUCTION HANDLING AGMT	EXPLORATION, LLC PHA EI 3316A/EI 315C by and between Fieldwood and TANA EXPLORATION COMPANY LLC and
PHA for EB165A/EB430	9/30/2004	PRODUCTION HANDLING AGMT	TANA EXPLORATION COMPANY LLC PHA for EB165A/EB430 by and between Fieldwood and WALTER OIL & GAS CORPORATION and
PHA for SP10B/ST72	12/1/2014	PRODUCTION HANDLING AGMT	WALTER OIL & GAS CORPORATION PHA for SP10B/ST72 by and between Fieldwood and WALTER OIL & GAS CORPORATION and
PHA GI 116A/ST 229	6/1/2005	PRODUCTION HANDLING AGMT	WALTER OIL & GAS CORPORATION PHA for GI 116A/ST229 by and between Fieldwood and W & T OFFSHORE INC and W & T
•			OFFSHORE INC
PHA SS178A/SS177#7A-4ST	8/25/1998	PRODUCTION HANDLING AGMT	PHA SS178A/SS177#7A-4ST by and between Fieldwood and W & T OFFSHORE INC and W & T OFFSHORE INC
	11/30/2015	PRODUCTION HANDLING AGMT	PHA MP 310A/MP315 by and between Fieldwood and TALOS ENERGY OFFSHORE, LLC and TALO ENERGY OFFSHORE, LLC
PHA MP 310A/MP 315			PHA MP 310A/MP315 by and between Fieldwood and HE&D OFFSHORE LP and HE&D OFFSHORE
PHA MP 310A/MP 315 PHA MP 310A/MP 315	11/30/2015	PRODUCTION HANDLING AGMT	LP
	11/30/2015 4/1/2009	PRODUCTION HANDLING AGMT SERVICE CONTRACT	LP Allocation of quality bank by and between Fieldwood and Allocation Specialists, LLC and
PHA MP 310A/MP 315		SERVICE CONTRACT Access and Right of Use	LP Allocation of quality bank by and between Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC
PHA MP 310A/MP 315 Service Agreements	4/1/2009	SERVICE CONTRACT Access and Right of Use Agreement3/1/2020 - 2/28/2021 Platform Space Rental Agreement SMI	LP Allocation of quality bank by and between Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC A-LOPS-WD075 by and between Fieldwood and American Panther, LLC A-LOPS-SMZ68A by and between Fieldwood and American Panther, LLC and American Panther, LLC
PHA MP 310A/MP 315 Service Agreements LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	4/1/2009 2/1/1990 10/10/1984	SERVICE CONTRACT Access and Right of Use Agreement3/1/2020 - 2/28/2021 Platform Space Rental Agreement SMI 268A Platform10/01/2020 - 11/30/2021	LP Allocation of quality bank by and between Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC ALOPS-WIO075 by and between Fieldwood and American Panther, LLC and American Panther, LLC
PHA MP 310A/MP 315 Service Agreements LEASE OF PLATFORM SPACE	4/1/2009 2/1/1990	SERVICE CONTRACT Access and Right of Use Agreement3/1/2020 - 2/28/2021 Platform Space Rental Agreement SMI 268A Platform10/01/2020 - 11/30/2021 Amendment to Lease of Platform Space Agreement Main Pass 289 (8/1/2020 -	LP Allocation of quality bank by and between Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC and Allocation Specialists, LLC and Allocation Specialists, LLC and American Panther, LLC and American Panther, LLC and American Panther, LLC and American Panther, LLC ALOPS- SMZ68A by and between Fieldwood and American Panther, LLC and American Panther LLC
PHA MP 310A/MP 315 Service Agreements LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	4/1/2009 2/1/1990 10/10/1984	SERVICE CONTRACT Access and Right of Use Agreement3/1/2020 - 2/28/2021 Platform Space Rential Agreement SMI 268A Platform(0/10/2020 - 1/13/0/2021 Amendment to Lease of Platform Space	LP Allocation of quality bank by and between Fieldwood and Allocation Specialists, LLC and Allocation Specialists, LLC A-LOPS-WD075 by and between Fieldwood and American Panther, LLC A-LOPS-SMZ68A by and between Fieldwood and American Panther, LLC and American Panther, LLC

LEASE OF PLATFORM SPACE	4/15/1988	Amendment of SMI Gathering System (Vermillion Block 265 Platform) Access and Services Agreement1/1/2020-	Annual LOPS-VR 265 P/F-A-DRL by and between Fieldwood and Crimson Gulf Accounts Payable
LEASE OF PLATFORM SPACE	8/1/1996	12/31/2020 Lease of Platform Space5/1/2020 -	and Crimson Gulf Accounts Payable ALOPS-ODYSSEY by and between Fieldwood and Shell Pipeline Company LP and Shell Pipeline
LEASE OF PLATFORM SPACE	11/1/2001	4/30/2021 Lease of Platform Space11/1/2020 - 10/30/2021	Company LP A-LOPS-SM128SA2 by and between Fieldwood and Shell Pipeline Company LP and Shell Pipeline Company LP
LEASE OF PLATFORM SPACE	4/27/1977	FIRST AMENDMENT AND RATIAFICATION TO TIE-IN SERVICE AGREEMENT04/01/2020-3/31/2021	A-LOPS-MP288-MP289FWE0240 by and between Fieldwood and Stone Energy Corpration and Stone Energy Corpration
LEASE OF PLATFORM SPACE	11/15/1996	Lease of Platform space Agreement	ALOPS-RAM POWELL by and between Fieldwood and Stone Energy Corpration and Stone Energy Corpration
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	10/25/1985 3/1/1980	PLATFORM SPACE AGREEMENT10/25/2020 - 9/24/2021 4/1/2020 - 3/31/2021	A-LOPS-SP89B by and between Fieldwood and Texas Eastern Transmission and Texas Eastern Transmission A-LOPS-H179A by and between Fieldwood and Transcontinental Gas Pipeline Corporation and
LEASE OF PLATFORM SPACE	9/5/1981	Receipt and Measurement Facilaity LOPS	Transcontinental Gas Pipeline Corporation
LEASE OF PLATFORM SPACE	9/15/1981	EI Block 158 Platform4/1/2020 - 3/31/2021 Receipt and Measurement Facility LOPS	A-LOPS-EI1S8B by and between Fieldwood and Transcontinental Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation
LEASE OF PLATFORM SPACE	7/1/1997	EI Block 135 "JA" Platform4/1/2020 - 3/31/2021 Lease of Offshore Platform Space Gas	A-LOPS-EI36JA by and between Fieldwood and Transcontinental Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation
		Measurement Facility, Pipeline Rise, Liquids Scrubber Facility	A-LOPS-SM128 by and between Fieldwood and Trunkline Gas Company LLC and Trunkline Gas Company LLC
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	3/1/1998 11/29/2001	3/01/2020 - 2/28/2021 03/01/2020 - 02/28/2021	A-LOPS-S3354A by and between Fieldwood and Williams Field Services and Williams Field Services A-LOPS- MP289C by and between Fieldwood and W & T OFFSHORE INC and W & T OFFSHORE
LEASE OF PLATFORM SPACE	11/29/2001	LEASE OF PLATFORM SPACE	INC ANA103-LOPS (Horn Mountain Monthly) by and between Fieldwood and Anadarko US Offshore
LEASE OF PLATFORM SPACE	12/21/2002	PLATFORM OPERATIONS AGMT	LLC and Anadarko US Offshore LLC ARE101-LOPS - PL25 by and between Fieldwood and ARENA OFFSHORE LP and ARENA OFFSHORE LP
LEASE OF PLATFORM SPACE	1/1/2011	LEASE OF PLATFORM SPACE	BRI116-LOPS by and between Fieldwood and BRISTOW U.S. LLC and BRISTOW U.S. LLC
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	1/1/2011 1/1/2011	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	BRI116-LOPS by and between Fieldwood and BRISTOW U.S. LLC and BRISTOW U.S. LLC BRI116-LOPS by and between Fieldwood and BRISTOW U.S. LLC and BRISTOW U.S. LLC
LEASE OF PLATFORM SPACE	1/1/2011	LEASE OF PLATFORM SPACE	BRI116-LOPS by and between Fieldwood and BRISTOW U.S. LLC and BRISTOW U.S. LLC
LEASE OF PLATFORM SPACE	1/1/2018	SERVICES CONTRACT	EAS101 VR265ADRL by and between Fieldwood and EAST CAMERON GATHERING LLC and EAST CAMERON GATHERING LLC
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	11/1/2006	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC and ERA Helicopters LLC
LEASE OF PLATFORM SPACE	11/1/2006	LEASE OF PLATFORM SPACE	ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC and ERA Helicopters LLC
LEASE OF PLATFORM SPACE	11/1/2006	LEASE OF PLATFORM SPACE	ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC and ERA Helicopters LLC ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC and ERA Helicopters LLC
LEASE OF PLATFORM SPACE	11/1/2006	LEASE OF PLATFORM SPACE	ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC and ERA Helicopters LLC
LEASE OF PLATFORM SPACE	4/28/2009	LEASE OF PLATFORM SPACE	ROT101-LOPS EI 189P/F B by and between Fieldwood and Rotocraft Leasing Company, LLC and Rotocraft Leasing Company, LLC
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	4/28/2009 8/12/2019	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	ROT101-LOPS MATAGORDA ISLAND 622C by and between Fieldwood and Rotocraft Leasing Company, LLC and Rotocraft Leasing Company, LLC
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-1 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-2 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-3 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	8/12/2019 8/12/2019	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	TAM102-LOPS-4 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-5 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-6 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	8/12/2019 8/12/2019	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	TAM102-LOPS-7 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-8 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	8/12/2019 8/12/2019	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	TAM102-LOPS-9 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-12 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-12 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	8/12/2019 8/12/2019	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	TAM102-LOPS-13 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-17 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-18 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	8/12/2019 8/12/2019	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	TAM102-LOPS-12 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-14 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-15 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	8/12/2019 8/12/2019	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	TAM102-LOPS-15 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-16 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-20 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	8/12/2019 8/12/2019	LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	TAM102-LOPS-24 by and between Fieldwood and TAMPNET and TAMPNET TAM102-LOPS-25 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-26 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	4/15/1968 6/14/2000	LEASE OF PLATFORM SPACE FACILITIES OPERATING AND	KIN129-LOPS by and between Fieldwood and KINETICA DEEPWATER EXPRESS, LLC and KINETICA DEEPWATER EXPRESS, LLC WIL174 OP&MM FEE-VK251A by and between Fieldwood and WILLIAMS FIELD SERVICES and
PRODUCTION HANDLING AGMT	1/1/2007	MAINTENANCE AGMT PRODUCTION HANDLING AGREEMENT	WILLIAMS FIELD SERVICES PHA E1312-SM142 by and between Fieldwood and EPL OIL & GAS, LLC and EPL OI
(JIB)-2 PRODUCTION HANDLING AGMT	1/1/2007	PRODUCTION HANDLING AGREEMENT	& GAS, LLC PHA E1312-SM142 by and between Fieldwood and EPL OIL & GAS, LLC and EPL OI & GAS, LLC
(JIB)-2 PRODUCTION HANDLING AGMT (JIB)-3	3/1/2007	PRODUCTION HANDLING AGREEMENT	& GAS, LLC. PHA PL009-PL010B by and between Fieldwood and MCMORAN OIL & GAS LLC and MCMORAN OIL & GAS LLC
PRODUCTION HANDLING AGMT (JIB)-3	3/1/2007	PRODUCTION HANDLING AGREEMENT	PHA PL009-PL010B by and between Fieldwood and RIDGEWOOD ENERGY CORPORATION and RIDGEWOOD ENERGY CORPORATION
PRODUCTION HANDLING AGMT (JIB)-3 PRODUCTION HANDLING AGMT	3/1/2007 8/14/1995	PRODUCTION HANDLING AGREEMENT PRODUCTION HANDLING AGREEMENT	PHA PL009-PL010B by and between Fieldwood and FWE and FWE PHA SM280-SM268A by and between Fieldwood and MP GULF OF MEXICO, LLC an
(JIB)-4 PRODUCTION HANDLING AGMT	8/14/1995 8/14/1995	PRODUCTION HANDLING AGREEMENT PRODUCTION HANDLING AGREEMENT	PHA SMZ80-SMZ68A by and between Fieldwood and MP GULF OF MEXICO, LLC and MP GULF OF MEXICO, LLC PHA SMZ80-SMZ68A by and between Fieldwood and MP GULF OF MEXICO, LLC and SMZ80-SMZ68A by and between Fieldwood and MP GULF OF MEXICO, LLC and SMZ80-SMZ68A by and between Fieldwood and MP GULF OF MEXICO, LLC
(JIB)-4 PRODUCTION HANDLING AGMT	8/14/1995	PRODUCTION HANDLING AGREEMENT	MP GULF OF MEXICO, LLC PHA SM280-SM268A by and between Fieldwood and FWE and FWE
(JIB)-4 PRODUCTION HANDLING AGMT	6/9/2008	JIB PHA EC 2C/EC2#1	
(JIB)-5 PRODUCTION HANDLING AGMT	6/9/2008	JIB PHA EC 2C/EC2#1	PHA EC002-EC002C by and between Fieldwood and FWE and FWE PHA EC002-EC002C by and between Fieldwood and C/O FAIRFIELD-MAXWELL LTD ar
(JIB)-5 PRODUCTION HANDLING AGMT	6/9/2008	JIB PHA EC 2C/EC2#1	C/O FAIRFIELD-MAXWELL LTD PHA EC002-EC002C by and between Fieldwood and HILCORP ENERGY 1 LP and
(JIB)-5 PRODUCTION HANDLING AGMT (JIB)-6	5/1/2012	JIB PHA EI 354#A6/EI337A10	HILCORP ENERGY 1 LP PHA EI354-EI337A by and between Fieldwood and FWE and FWE
PRODUCTION HANDLING AGMT (JIB)-6	5/1/2012	JIB PHA EI 354#A6/EI337A10	PHA EI354-EI337A by and between Fieldwood and FWE and FWE
PRODUCTION HANDLING AGMT (JIB)-6	5/1/2012	JIB PHA EI 354#A6/EI337A10	PHA EI354-EI337A by and between Fieldwood and FWE and FWE
PRODUCTION HANDLING AGMT (JIB)-7 PRODUCTION HANDLING AGMT	1/1/2001	PHA VK694-MP0259A-FWE0313 PHA VK694-MP0259A-FWE0313	PHA VK694-MP0259A-FWE0313 by and between Fieldwood and MCMORAN OIL & GAS LLC and MCMORAN OIL & GAS LLC PHA VK694-MP0259A-FWE0313 by and between Fieldwood and PIQUANT INC
(JIB)-7 PRODUCTION HANDLING AGMT	1/1/2001	PRODUCTION HANDLING AGREEMENT	PHA VK594-MPUZ59A+WEU313 Dy and between Heldwood and PIQUANT INC and PIQUANT INC
(JIB)-7 PRODUCTION HANDLING AGMT	1/1/2001	PRODUCTION HANDLING AGREEMENT	PHA VK694-MP0259A-FWE0313 by and between Fieldwood and FWE and FWE PHA VK694-MP0259A-FWE0313 by and between Fieldwood and MCMORAN OIL & GAS LLC
(JIB)-7 PRODUCTION HANDLING AGMT	10/1/2002	PRODUCTION HANDLING AGREEMENT	and MCMORAN OIL & GAS LLC PHA ST705-ST705A by and between Fieldwood and FMF and FMF
(JIB)-8 PRODUCTION HANDLING AGMT (IIB)-8	10/1/2002	PRODUCTION HANDLING AGREEMENT	PHA ST205-ST206A by and between Fieldwood and FWE and FWE PHA ST205-ST206A by and between Fieldwood and FWF and FWF
(JIB)-8		1	PHA ST205-ST206A by and between Fieldwood and FWE and FWE

PRODUCTION HANDLING AGMT	10/1/2002	PRODUCTION HANDLING AGREEMENT	PHA ST205-ST206A by and between Fieldwood and MARATHON OIL COMPANY at
(JIB)-8 PRODUCTION HANDLING AGMT	9/1/2002	FLOWLINE USE AGREEMENT	MARATHON OIL COMPANY
(JIB)-9 PRODUCTION HANDLING AGMT (JIB)-9	9/1/2002	FLOWLINE USE AGREEMENT	PHA VK694-MP0259A-FWE0317 by and between Fieldwood and FWE and FWE PHA VK694-MP0259A-FWE0317 by and between Fieldwood and MCMORAN OIL & GAS LLC and MCMORAN OIL & GAS LLC
PRODUCTION HANDLING AGMT (JIB)-9	9/1/2002	FLOWLINE USE AGREEMENT	PHA VK694-MP0259A-FWE0317 by and between Fieldwood and PIQUANT INC and PIQUANT INC
PRODUCTION HANDLING AGMT (JIB)-9	9/1/2002	FLOWLINE USE AGREEMENT	PHA VK694-MP0259A-FWE0317 by and between Fieldwood and MCMORAN OIL & GAS LLC and MCMORAN OIL & GAS LLC
PRODUCTION HANDLING AGMT (JIB)-10	4/28/2014	PRODUCTION HANDLING AGREEMENT	PHA MP312-MP311A by and between Fieldwood and FWE and FWE
PRODUCTION HANDLING AGMT (JIB)-10	4/28/2014	PRODUCTION HANDLING AGREEMENT	PHA MP312-MP311A by and between Fieldwood and FWE and FWE
PRODUCTION HANDLING AGMT (JIB)-10	4/28/2014	PRODUCTION HANDLING AGREEMENT	PHA MP312-MP311A by and between Fieldwood and EPL OIL & GAS, LLC and EPL OIL & GAS, LLC
PRODUCTION HANDLING AGMT (JIB)-11	12/19/2003	PRODUCTION PROCESSING HANDLING AND OPERATING AGMT	PHA EI342C-EI342C by and between Fieldwood and FWE and FWE
PRODUCTION HANDLING AGMT (JIB)-11	12/19/2003	PRODUCTION PROCESSING HANDLING AND OPERATING AGMT	PHA EI342C-EI342C by and between Fieldwood and FWE and FWE
PRODUCTION HANDLING AGMT (JIB)-11	12/19/2003	PRODUCTION PROCESSING HANDLING AND OPERATING AGMT	PHA EI342C-EI342C by and between Fieldwood and TANA EXPLORATION COMPANY LLC and TANA EXPLORATION COMPANY LLC
PRODUCTION HANDLING AGMT (JIB)-12	4/28/2014	PRODUCTION HANDLING AGREEMENT	PHA MP311B-MP302B19 by and between Fieldwood and APACHE SHELF EXPLORATION LLC and APACHE SHELF EXPLORATION LLC
PRODUCTION HANDLING AGMT	4/28/2014	PRODUCTION HANDLING AGREEMENT	PHA MP311B-MP302B19 by and between Fieldwood and EPL OIL & GAS, LLC and EPL OIL & GAS, LLC
(JIB)-12 PRODUCTION HANDLING AGMT (JIB)-13	4/1/2007	PRODUCTION HANDLING AGREEMENT	RIDIO8101-MP289C-MP275 by and between Fieldwood and RIDGEWOOD ENERGY CORPORATION and RIDGEWOOD ENERGY CORPORATION
PRODUCTION HANDLING AGMT (JIB)-13	4/1/2007	PRODUCTION HANDLING AGREEMENT	RID108101-MP289C-MP275 by and between Fieldwood and FWE and FWE
PRODUCTION HANDLING AGMT	10/23/2018	AGREEMENT FOR THE GATHERING AND	
(JIB)		PROCESSING OF MO 826 ("SLEEPING BEAR")	MO826-VK251 by and between Fieldwood and W& T Offshore and W& T Offshore
PRODUCTION HANDLING AGMT (Non-Op)		PRODUCTION HANDLING AGREEMENT	ST 320 A-5ST1 by and between Fieldwood and W&T Offshore, Inc. and W&T Offshore, Inc.
PRODUCTION HANDLING AGMT (Non-Op)	6/30/1999	PRODUCTION HANDLING AGREEMENT	MC 108/MC 109 by and between Fieldwood and Talos Energy LLC and Talos Energy LLC
PRODUCTION HANDLING AGMT (Non-Op)		PRODUCTION HANDLING AGREEMENT	ST 311 A1 by and between Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas Corporation
PRODUCTION HANDLING AGMT	7/18/2002	PRODUCTION HANDLING AGREEMENT	HI A-582 by and between Fieldwood and Cox Operating, LLC and Cox Operating, LLC
(Non-Op) PRODUCTION HANDLING AGMT	10/21/2018	PRODUCTION HANDLING AGREEMENT	ST 320 A02 by and between Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas
(Non-Op) PRODUCTION HANDLING AGMT	5/20/2019	PRODUCTION HANDLING AGREEMENT	Corporation ST 320 A03 by and between Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas
(Non-Op) PRODUCTION HANDLING AGMT	6/13/1996	PRODUCTION HANDLING AGREEMENT	Corporation
(Non-Op) PRODUCTION HANDLING AGMT	6/30/1999	PLATFORM ACCESS, OPERATING	SS 300 B/SS301 by and between Fieldwood and W & T Offshore, Inc. and W & T Offshore, Inc.
(Non-Op)	3,33,333	SERVICES AND PRODUCTION HANDLING AGREEMENT(ORION)	MC 109/MC110 by and between Fieldwood and Talos Energy and Talos Energy
PRODUCTION HANDLING AGMT	5/5/2009	PRODUCTION HANDLING AGREEMENT	SS 189 C-1 by and between Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas
(Non-Op) PRODUCTION HANDLING AGMT	3/1/2007	PRODUCTION HANDLING AGREEMENT	Corporation
(Non-Op) PRODUCTION HANDLING AGMT	7/1/2014	PRODUCTION HANDLING AND FACILITY	SM 107 by and between Fieldwood and Talos Energy and Talos Energy
(Non-Op) PRODUCTION HANDLING AGMT	8/1/1997	USE AGREEMENT PRODUCTION HANDLING AGREEMENT	VR 271 by and between Fieldwood and Castex Offshore Inc and Castex Offshore Inc
(Non-Op) PRODUCTION HANDLING AGMT	8/1/1997	PRODUCTION HANDLING AGREEMENT	ST 176/ST 148 by and between Fieldwood and Arena Offshore LLC and Arena Offshore LLC
(Non-Op)			ST 176/ST 148 by and between Fieldwood and Arena Offshore LLC and Arena Offshore LLC
CONNECTION AGREEMENT EI 342C	9/17/1986	PIPELINE CONNECTION & OPERATION AGREEMENT EUGENE ISLAND PIPELINE	Interconnect Agreement El 246 by and between Fieldward and CEL Offichare Bineline, LLC and
		SYSTEM	GEL Offshore Pipeline, LLC
CONNECTION AGREEMENT EI 342C	1/1/2010	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION	Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and
CONNECTION AGREEMENT EI 342C	1/1/2010 8/7/2018	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE	GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Offshore Pipeline, LLC
CONNECTION AGREEMENT EI 342C	8/7/2018	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT	GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC
CONNECTION AGREEMENT EI 342C	8/7/2018 10/26/2011	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT FACILITIES LETTER AGREEMENT	GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC and Agreement For Gas Connection at EI 346 by and between Fieldwood and ANR Pipeline Company and ANR Pipeline Company
ONNECTION AGREEMENT EI 342C CONNECTION AGREEMENT EI 342 Marketing Gas - Transport	8/7/2018 10/26/2011 12/1/2013	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT FACILITIES LETTER AGREEMENT IT Transport Contract	GEL Offshore Pipeline, LLC Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Agreement for Gas Connection at El 346 by and between Fieldwood and ANR Pipeline Company and ANR Pipeline Company IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco
ONNECTION AGREEMENT EI 342C CONNECTION AGREEMENT EI 342 Marketing Gas - Transport Marketing Gas - Transport Marketing Gas - Transport	8/7/2018 10/26/2011 12/1/2013 12/1/2013 12/1/2013	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT FACILITIES LETTER AGREEMENT IT Transport Contract IT Transport Contract IT Transport Contract	GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Agreement for Gas Connection at EI 346 by and between Fieldwood and ANR Pipeline Company and ANR Pipeline Company IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco
ONNECTION AGREEMENT EI 342C CONNECTION AGREEMENT EI 342 Marketing Gas - Transport	8/7/2018 10/26/2011 12/1/2013 12/1/2013 12/1/2013 12/1/2013 12/1/2013	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT FACILITIES LETTER AGREEMENT IT Transport Contract	GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Agreement for Gas Connection at EI 346 by and between Fieldwood and ANR Pipeline Company If Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco
ONNECTION AGREEMENT EI 342C CONNECTION AGREEMENT EI 342 Marketing Gas - Transport Marketing Gas - Transport Marketing Gas - Transport Marketing Gas - Transport	8/7/2018 10/26/2011 12/1/2013 12/1/2013 12/1/2013 12/1/2013	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT FACILITIES LETTER AGREEMENT IT Transport Contract IT Transport Contract IT Transport Contract IT Transport Contract	GEL Offshore Pipeline, LLC Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and Repeline Pipeline, LLC and Repeline Company and ANR Pipeline Company and ANR Pipeline Company in Transport Contract by and between Fieldwood Energy LLC and Transco and Transco Transco Transport Contract by and between Fieldwood Energy LLC and Transco and Transco Transport Contract by and between Fieldwood Energy LLC and Transco and Transco Transport Contract by and between Fieldwood Energy LLC and Transco and Transco Transport Contract by and between Fieldwood Energy LLC and Transco and Transco
ONNECTION AGREEMENT EI 342C CONNECTION AGREEMENT EI 342 Marketing Gas - Transport	8/7/2018 10/26/2011 12/1/2013 12/1/2013 12/1/2013 12/1/2013 12/1/2013 12/1/2013 12/1/2013 12/1/2013	SYSTEM RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT FACILITIES LETTER AGREEMENT IT Transport Contract	GEL Offshore Pipeline, LLC Interconnect Agreement EI 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and Agreement for Gas Connection at EI 346 by and between Fieldwood and ANR Pipeline Company IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco
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CONNECTION AGREEMENT EI 342C Marketing Gas - Transport	8/7/2018 10/26/2011 12/1/2013	RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT IT Transport Contract IT Transport Contr	GEL Offshore Pipeline, LLC Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Set Offshore Pipeline, LLC Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Agreement for Gas Connection at El 346 by and between Fieldwood and ANR Pipeline Company and ANR Pipeline Company IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco
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CONNECTION AGREEMENT EI 342C CONNECTION AGREEMENT EI 342 Marketing Gas - Transport	8/7/2018 10/26/2011 12/1/2013	RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT FACILITIES LETTER AGREEMENT FACILITIES LETTER AGREEMENT IT Transport Contract IT	GEL Offshore Pipeline, LLC Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Agreement for Gas Connection at El 346 by and between Fieldwood and ANR Pipeline Company and ANR Pipeline Company IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Tran
CONNECTION AGREEMENT EI 342C CONNECTION AGREEMENT EI 342 Marketing Gas - Transport	8/7/2018 10/26/2011 12/1/2013	RATIFICATION OF & SUPPLEMENT TO PIPELINE CONNECTION AND OPERATION AGREEMENT AMENDMENT NO. 1 TO PIPELINE CONNECTION AND OPERATION AGREEMENT FACILITIES LETTER AGREEMENT FACILITIES LETTER AGREEMENT IT Transport Contract IT	Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Interconnect Agreement El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Agreement For Gas Connection at El 346 by and between Fieldwood and GEL Offshore Pipeline, LLC and GEL Offshore Pipeline, LLC Agreement for Gas Connection at El 346 by and between Fieldwood and ANR Pipeline Company and ANR Pipeline Company IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco IT Transport Contract by and between Fieldwood Energy LLC and Transco and

Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
Marketing Gas - Transport	4/1/2020	IT Gathering	Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
			Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
Marketing Gas - Transport	4/1/2020	IT Gathering	Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
			Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
Marketing Gas - Transport	4/1/2020	IT Gathering	Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
			Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
Marketing Gas - Transport	4/1/2020	IT Gathering	Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
Marketing Gas - Transport	4/1/2020	IT Gathering	Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
			Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC
Marketing Gas - Transport	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
Marketing Gas - Transport	4/1/2020	IT Gathering	Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
			Kinetica Midstream Energy, LLC
Marketing Gas - Transport	9/13/2011	IT Transport Contract	Chandeleur IT Transportation - Fieldwood interest in MP 59 was sold to Cantium by and between
	1		Fieldwood Energy LLC and Chandeleur Pipeline, LLC, now owned by Third Coast Midstream an
Marketing Gas - Transport	4/1/2015	FT -2 Transport	Chandeleur Pipeline, LLC, now owned by Third Coast Midstream Discovery Gas - FT2 agreement; by and between Fieldwood Energy LLC and Discovery Gas
Marketing Gas - Transport	2/1/2019	Pool Agreement	Transmission and Discovery Gas Transmission Pool Agreement by and between Fieldwood Energy LLC and Gulf South Pipeline Company, LP a
our manaport	2/ 2/ 2027	. sorregionnelle	Gulf South Pipeline Company, LP
Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
			SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc
Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc
Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
Marketing Gas - Transport	11/1/1995	IT Transport Contract	SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
Marketing Cas Transport	11/1/1995	IT Transport Contract	SYSTEM, IIC and HIGH ISLAND OFFSHORE SYSTEM, IIC
Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc
Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc
Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
Marketing Gas - Transport	11/1/1995	IT Transport Contract	SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
			SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc
Marketing Gas - Gathering	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC
Marketing Gas - Gathering	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
Marketing Gas - Gathering	4/1/2020	IT Gathering	Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
Marketing Gas - Gathering	4/1/2020	IT Gathering	Kinetica Midstream Energy, LLC IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and
			Kinetica Midstream Energy, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	and Kinetica Energy Express, LLC IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	and Kinetica Energy Express, LLC IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC
Warketing das - Hansport	12/1/2013	ii iiaisport condact	and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	and Kinetica Energy Express, LLC IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC
			and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	and Kinetica Energy Express, LLC IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013		and Kinetica Energy Express, LLC
		IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2003	IT Transport Contract- Reserve Dedicaation and Discount Commodity	Stingray Reserve Dedication VR Block 326 \$.10 by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP
		Rate Agreement	Operating)
Marketing Gas - Transport	10/1/2014	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Targa Midstream Services and Targa Midstream Services
Marketing Gas - Transport	10/1/2014	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Targa Midstream Services and Targa
Marketing Gas - Transport	10/1/2019	FT -2 Transport	Midstream Services FT -2 Transport by and between Fieldwood Energy LLC and Venice Gathering and Venice
Marketing Gas - Transport		•	Gathering
warketing Gas - Transport	10/1/2014	IT Gathering	Pelican Pipeline by and between Fieldwood Energy LLC and Targa Midstream Services and Tar Midstream Services
Marketing Gas - Transport	10/1/2014	IT Gathering	Pelican Pipeline by and between Fieldwood Energy LLC and Targa Midstream Services and Tar
Marketing Gas - Transport	12/1/2013	IT Gathering	Midstream Services IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering,
Marketing Gas - Transport	12/1/2013		LLC and High Point Gas Gathering, LLC IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering,
		IT Gathering	LLC and High Point Gas Gathering, LLC
Marketing Gas - Transport	12/1/2013	IT Gathering	IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC
	12/1/2013	IT Gathering	IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering
Marketing Gas - Transport			LLC and High Point Gas Gathering, LLC IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering
	12/1/2012		
Marketing Gas - Transport	12/1/2013	IT Gathering	LLC and High Point Gas Gathering, LLC
	12/1/2013 12/1/2013	IT Gathering IT Gathering	LLC and High Point Gas Gathering, LLC IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering,
Marketing Gas - Transport			LLC and High Point Gas Gathering, LLC IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering,
Marketing Gas - Transport Marketing Gas - Transport Marketing Gas - Transport	12/1/2013	IT Gathering IT Gathering	LLC and High Point Gas Gathering, LLC T Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC T Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC
Marketing Gas - Transport Marketing Gas - Transport	12/1/2013 12/1/2013	IT Gathering	LLC and High Point Gas Gathering, LLC IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering,

Marketing Gas - Transport	12/1/2013	IT Gathering	IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and High Point Gas Transmission,
Marketing Gas - Transport	12/1/2013	IT Transport Contract	LLC and High Point Gas Transmission, LLC IT Transport Contract by and between Fieldwood Energy LLC and High Point Gas Transmission,
Marketing Gas - Transport	12/1/2013	IT Transport Contract	LLC and High Point Gas Transmission, LLC IT Transport Contract by and between Fieldwood Energy LLC and High Point Gas Transmission,
Marketing Gas - Transport	12/1/2013	IT Transport Contract	LLC and High Point Gas Transmission, LLC IT Transport Contract by and between Fieldwood Energy LLC and High Point Gas Transmission,
Marketing Gas - Transport	4/1/2000	Firm Gathering & Dedication	LLC and High Point Gas Transmission, LLC Manta Ray firm Gatheing and Dedicalton, Disount Rate of \$.06 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering
Marketing Gas - Transport	12/1/2015	Firm - Gathering	Company Firm - Gathering by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering
Marketing Gas - Transport	12/1/1992	Firm Gathering & Dedication	Company and Manta Ray Offshore Gathering Company Manta Ray firm Gatheing and Dedication, Disount Rate of \$.032 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering
Marketing Gas - Transport	4/1/2010	Firm Gathering & Dedication	Company Manta Ray firm Gatheing and Dedicaiton , Disount Rate of \$.12 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering
Marketing Gas - Transport	4/1/2010	Firm Gathering & Dedication	Company Manta Ray firm Gatheing and Dedicaiton, Disount Rate of \$.12 by and between Fieldwood Energy Offshore, LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company
Marketing Gas - Transport	4/1/2010	Firm Gathering & Dedication	Saturaning Company Manta Ray firm Gatheing and Dedicaiton , Disount Rate of \$.12 by and between Fieldwood Energy Offshore, LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company
Marketing Gas - Transport	10/30/2017	FT -2 Transport	EW 910 / ST 320 by and between Fieldwood Energy, LLC and Nautilus Pipeline Company and
Marketing Gas - Transport	4/1/2010	FT -2 Transport	Nautilus Pipeline Company FT -2 Transport by and between Fieldwood Energy Offshore, LLC and Nautilus Pipeline Company
Marketing Gas - Transport	12/12013	IT Transport Contract	and Nautilus Pipeline Company Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/12013	IT Transport Contract	Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/12013	IT Transport Contract	Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/12013	IT Transport Contract	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/12013	IT Transport Contract	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/12013	IT Transport Contract	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC
		·	and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/12013	IT Transport Contract	Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/12013	IT PR Transport Contract	Searobin West PTR Transprt, max rate - all receipt points by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde Transport	Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Transport	12/1/2013	IT-Retrograde Transport	Pipeline Company and Sea Robin Pipeline Company Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Transport	12/1/2013	IT-Retrograde Transport	Pipeline Company and Sea Robin Pipeline Company Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin
- '			Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde Transport	Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde Transport	Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde Transport	Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Pipeline Company and Sea Robin Pipeline Company Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea
			Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea
		·	Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Transport	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Transport	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Transport	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Transport	12/1/2013	IT-Transport	Pipeline Company and Sea Robin Pipeline Company Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Transport	12/1/2013	IT-Transport	Pipeline Company and Sea Robin Pipeline Company Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Transport	12/1/2013	IT-Transport	Pipeline Company and Sea Robin Pipeline Company Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin
- '		-	Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Transport	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde -Flash-Transport	Searobin East - Rertrgrade-Flash- Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde -Flash-Transport	Searobin East - Rertrgrade-Flash-Transport, IT max Rate. by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/1/2013	IT-Retrograde -Flash-Transport	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - Rertrgrade-Flash- Transport, IT max Rate. by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/1/2013	IT-Retrograde -Flash-Transport	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - Rertrgrade-Flash- Transport, 1T max Rate. by and between Fieldwood Energy LLC
			and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde -Flash-Transport	Searobin East - Rertrgrade-Flash- Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	Pipeline Company and Sea Robin Pipeline Company IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	Pipeline Company and Sea Robin Pipeline Company IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin
			Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Gathering	8/1/2018 8/1/2018	IT Retrograde contractTransport Contract IT Retrograde contractTransport Contract	IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Gathering			
Marketing Gas - Transport	10/1/2011	IT-PTR Transport	Pipeline Company and Sea Robin Pipeline Company

Stewer (2 of 1974) Steward				
Makening Gai - Trengord Makening Gai - Trengo	Marketing Gas - Transport	10/1/2011	IT-Retrograde Transport	SearobinWest Pipeline - sandridge /Dynamic IT Retrograde by and between Fieldwood Energy
Memoring Cent - Transport 1,770,000 17 horsespert Control Force 1,	Marketing Gas - Transport	4/1/2015	FT-2 Discount Letter Agreement	Discovery Gas FT2 Discount letter by and between Fieldwood Energy LLC and Discovery Gas
Moneting Cast - Transport Moneting Cast - Crast - Mark - Ma		4/1/2015	Gas Dedication and Gathering Agrement	Discovery Gas Gathering and Gas Dedication by and between Fieldwood Energy LLC and
Movement gas - Tresport Movement gas - Trespo		1/1/2012		Stinray - HI 350, WC 144 WC269 \$.10 discount. Reserve Dedicaton agreement 310074 by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Sting
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Construction and Operation Agreement	10/1/1995	Restated and Amendment Agreement fo the Construction and Operation of the Sea Robin Gas Processing Plant Vermilion Parish, Louisiana	The facility recovers Plant Products attributable to gas transported in the Sea Robin Pipeli						
Construction and Operation Agreement	10/1/1995	Restated and Amendment Agreement fo the Construction and Operation of the Sea Robin Gas Processing Plant Vermilion Parish, Louisiana	The facility recovers Plant Products attributable to gas transported in the Sea Robin Pipeline. Separator gas from the Sea Robin Condensate Removal Facility is returned to the Sea Robin Pipeline system and processed through the Gas Plant. by and between Fieldwood Energy LLC and and						
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Construction and Operation Agreement	10/1/1995	Restated and Amendment Agreement fo the Construction and Operation of the Sea Robin Gas Processing Plant Vermilion Parish, Louisiana	The facility recovers Plant Products attributable to gas transported in the Sea Robin Pipeline. Separator gas from the Sea Robin Condensate Removal Facility is returned to the Sea Robin Pipeline system and processed through the Gas Plant. by and between Fieldwood Energy LLC and and						
Ownership and Operating Agreement	10/1/1982	Construction, Ownership and Operating Agreement	Governs the Ownership and Operations of the Facility. The Facility is co-owned by two groups, Owners and Producers. Facility assets are owned in three different classes: either solely owne by Owners, co-owned by Owners and Producers or soley owned by Pr by and between Fieldwood Energy LLC and Kinetica Partners LLC and Kinetica Partners LLC.						
Ownership Agreement	12/2/1985	Ownership Agreement for the Producers' Facility Sabine Pass, as amended	Governs the Ownership and Operations of the Producers' Facility. The Producers' Facility consi of assets owned by Producers, as well as those assets co-owned by the Producers and Owners Fleldwood, as the designated Producers' Representive, reprents th by and between Fieldwood Energy LLC and and						
Ownership and Operating Agreement	9/26/1982	Venice Dehydration Station Operations and Maintenance Agreement	Provides for the use of the Venice Dehydration Station by the Venice Dehydration Station Owners by and between Fieldwood Energy LLC and and						
Ownership and Operating Agreement	9/26/1982	Venice Dehydration Station Operations and Maintenance Agreement	Provides for the use of the Venice Dehydration Station by the Venice Dehydration Station Owners by and between Fieldwood Energy LLC and and						
Ownership and Operating Agreement	9/26/1982	Venice Dehydration Station Operations and Maintenance Agreement	Provides for the use of the Venice Dehydration Station by the Venice Dehydration Station Owners by and between Fieldwood Energy LLC and and						
Service Agreement	11/1/2015	South Pass Dehydration Service Agreement as amended	Provides for certain monitoring, maintenance and repais for the South Pass Dehydration Static on behalf of Owners by and between Fieldwood Energy LLC and Venice Energy Services Company LLC (Targa Resources) and Venice Energy Services Company LLC (Targa Resources)						
Service Agreement	11/1/2015	South Pass Dehydration Service Agreement as amended	Provides for certain monitoring, maintenance and repairs for the South Pass Dehydration Statio on behalf of Owners by and between Fieldwood Energy LLC and Venice Energy Services Company LLC (Targa Resources) and Venice Energy Services Company LLC (Targa Resources)						
Service Agreement	11/1/2015	South Pass Dehydration Service Agreement as amended	Provides for certain monitoring, maintenance and repais for the South Pass Dehydration Statio on behalf of Owners by and between Fieldwood Energy LLC and Venice Energy Services Company LLC (Targa Resources) and Venice Energy Services Company LLC (Targa Resources)						
Ownership and Operating Agreement	3/6/1974	Construction and Operating Agreement for Onshore Separation Facility Cameron Parish, Louisiana as amended	Provides for the construction and operation of the onshore separation facility which is connect to the facilities of Stingray Pipeline Company and which separates condensate from the natural gas injected into and transported by Stinray by and between fieldwood Energy LIC and Stingray Pipeline Company LIC (MCP Operating) and Stingray Pipeline Company LIC (MCP Operating)						
Construction and Management Agreement	10/1/1981	Construction and Management Agreement South Pass West Delta Gathering System	Provides for the construction management of the Facility by and between Fieldwood Energy Lt and N/A and N/A						

Construction and Management Agreement	10/1/1981	Construction and Management Agreement South Pass West Delta	Provides for the construction management of the Facility by and between Fieldwood Energy LLC
Construction and Management	10/1/1981	Gathering System Construction and Management	and N/A and N/A
Agreement	10, 1, 1501	Agreement South Pass West Delta Gathering System	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Construction and Management Agreement	10/1/1981	Construction and Management Agreement South Pass West Delta	Provides for the construction management of the Facility by and between Fieldwood Energy LLC
Construction and Management	10/1/1981	Gathering System Construction and Management	and N/A and N/A
Agreement		Agreement South Pass West Delta Gathering System	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Construction and Management Agreement	10/1/1981	Construction and Management Agreement South Pass West Delta Gathering System	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Construction and Management Agreement	10/1/1981	Construction and Management Agreement South Pass West Delta	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Construction and Management Agreement	10/1/1981	Gathering System Construction and Management Agreement South Pass West Delta	Provides for the construction management of the Facility by and between Fieldwood Energy LLC
Construction and Management	10/1/1981	Gathering System Construction and Management	and N/A and N/A
Agreement Construction and Management	10/1/1981	Agreement South Pass West Delta Gathering System Construction and Management	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Agreement		Agreement South Pass West Delta Gathering System	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC Provides description and ownership of said Gathering System by and between Fieldwood Energy
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System	LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC
Owners' Agreement Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System Owners' Agreement South Pass West	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC Provides description and ownership of said Gathering System by and between Fieldwood Energy
Owners' Agreement	10/1/1981	Delta Gathering System Owners' Agreement South Pass West	LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC Provides description and ownership of said Gathering System by and between Fieldwood Energy
Owners' Agreement	10/1/1981	Delta Gathering System Owners' Agreement South Pass West	LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC Provides description and ownership of said Gathering System by and between Fieldwood Energy
Owners' Agreement	10/1/1981	Delta Gathering System Owners' Agreement South Pass West	LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC Provides description and ownership of said Gathering System by and between Fieldwood Energy
Contribution Ageement (LLC	11/2/2010	Delta Gathering System Contribution Agreement	LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC SP 49 Pipeline LLC (the "Entity"), an limited liability company, was formed on November 2, 2010
formation)		-	by Apache GOM Pipeline, Inc., (succeeded by FW GOM Pipeline, Inc.), Energy XXI GOM LLC, and Stone Energy Offshore, LLC (succeeded by Talos Resources LLC). The e by and between Fieldwood Energy LLC and Talos Resources LLC and Energy XXI GOM, LLC and Talos Resources LL and Energy XXI GOM, LLC
Operating Agreement	11/2/2010	Operating Agreement South Pass Block 49 & Southwest Pass 24 Pipeline System	The Operator is responsible for the entity's operations, accounting, and reporting detailed in the Operating Agreement, including pipeline operation, repair, and maintenance, as well as administrative functios such as paying expenses and maintaing records by and between
Operating Agreement	11/2/2010	Operating Agreement South Pass Block 49 & Southwest Pass 24 Pipeline System	Fieldwood Energy LLC and and The Operator is responsible for the entity's operations, accounting, and reporting detailed in the Operating Agreement, including pipeline operation, repair, and maintenance, as well as administrative functios such as paying expenses and maintaing records by and between Fieldwood Energy LLC and and
Operating Agreement	7/1/1970	Agreement for the Construction and Operation of the TOCA Gas Processing Plant St. Bernard Parish, Louisiana	The Operator shall receive the gas to be processed at the Plant Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with agreements by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
Operating Agreement	7/1/1970	Agreement for the Construction and Operation of the TOCA Gas Processing Plant St. Bernard Parish, Louisiana	The Operator shall receive the gas to be processed at the Plant Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with agreements by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
Operating Agreement	7/1/1970	Agreement for the Construction and Operation of the TOCA Gas Processing Plant St. Bernard Parish, Louisiana	The Operator shall receive the gas to be processed at the Plant Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with agreements by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
Operating Agreement	7/1/1970	Agreement for the Construction and Operation of the TOCA Gas Processing Plant St. Bernard Parish, Louisiana	The Operator shall receive the gas to be processed at the Plant Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with agreements by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
Operating Agreement	7/1/1970	Agreement for the Construction and Operation of the TOCA Gas Processing Plant St. Bernard Parish, Louisiana	The Operator shall receive the gas to be processed at the Plant Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with agreements by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
Operating Agreement	7/1/1970	Agreement for the Construction and Operation of the TOCA Gas Processing Plant St. Bernard Parish, Louisiana	The Operator shall receive the gas to be processed at the Plant Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with agreements by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
Operating Agreement	7/1/1970	Agreement for the Construction and Operation of the TOCA Gas Processing Plant St. Bernard Parish, Louisiana	The Operator shall receive the gas to be processed at the Plant Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with agreements by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
Operating Agreement	7/1/1970	Agreement for the Construction and Operation of the TOCA Gas Processing Plant St. Bernard Parish, Louisiana	The Operator shall receive the gas to be processed at the Plant Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with agreements by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and
Construction and Operating Agreement	10/22/1976	Agreement for the Construction and Operation of the Blue Water Gas Plant	Enterprise Gas Processing LLC Processing of Owners' gas all in accordance with agreements by and between Fieldwood Energy LLC and EnLink Midstream Operating, LP and EnLink Midstream Operating, LP
Operating Agreement		Acadia Parish, Louisiana Lateral Line Operating Agreement Between Apache Corporation and Enterprise GTM Offshore Operating	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwoo
Operating Agreement		Company, LLC Lateral Line Operating Agreement Between Apache Corporation and Enterprise GTM Offshore Operating	Energy LLC and and Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned by High Island Offshore System. Theis Agreement
Operating Agreement		Enterprise GTM Offshore Operating Company, LLC Lateral Line Operating Agreement Between Apache Corporation and Enterprise GTM Offshore Operating	sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwoor Energy LLC and and Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to a trunk pipelinesystem owned by High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwoor
Operating Agreement		Company, LLC Lateral Line Operating Agreement Between Apache Corporation and Enterprise GTM Offshore Operating	Derey LLC and and owner's rights and responsibilities with respe by and between released Downers constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwoon
Operating Agreement		Company, LLC Lateral Line Operating Agreement	Energy LLC and and Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High
		Between Apache Corporation and Enterprise GTM Offshore Operating Company, LLC	Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwoo Energy LLC and and
Construction, Ownership and Operating Agreement	10/1/1984	Eugene Island Block 361 Pipeline Construction, Ownership and Operating Agreement	Energy Lt. and and Provides for the construction and operation of the El 361 Pipeline. Originating from the El 361 / Platform to the Bonito Pipeline System by and between Fieldwood Energy LtC and Chevron Pipeline Company and Chevron Pipeline Company
Construction, Ownership and	10/1/1984	Eugene Island Block 361 Pipeline	Provides for the construction and operation of the EI 361 Pipeline. Originating from the EI 361 A
Operating Agreement		Construction, Ownership and Operating Agreement	Platform to the Bonito Pipeline System by and between Fieldwood Energy LLC and Chevron Pipeline Company and Chevron Pipeline Company

Construction, Ownership and			
Operating Agreement	10/1/1984	Eugene Island Block 361 Pipeline Construction, Ownership and Operating	Provides for the construction and operation of the El 361 Pipeline. Originating from the El 361 A
Operating Agreement		Agreement	Platform to the Bonito Pipeline System by and between Fieldwood Energy LLC and Chevron Pipeline Company and Chevron Pipeline Company
Construction, Ownership and Operating Agreement	10/1/1984	Eugene Island Block 361 Pipeline Construction, Ownership and Operating	Provides for the construction and operation of the EI 361 Pipeline. Originating from the EI 361 A Platform to the Bonito Pipeline System by and between Fieldwood Energy LLC and Chevron
Construction, Ownership and	2/25/2011	Agreement Amendment No. 2	Pipeline Company and Chevron Pipeline Company Provides for the construction and operation of the EI 361 Pipeline (Segment I) and EI Pipeline
Operating Agreement Amendment	2,23,2011	Eugene Island Block 361 Pipeline	(Segment II) which was installed to connect the Barnacle Pipeline (the still in service portion who
2		Construction, Ownership and Operating Agreement	was formerly Bonito Pipeline) . by and between Fieldwood Energy LLC and Chevron Pipeline Company and Chevron Pipeline Company
Construction, Ownership and Operating Agreement Amendment	2/25/2011	Amendment No. 2 Eugene Island Block 361 Pipeline	Provides for the construction and operation of the EI 361 Pipeline (Segment I) and EI Pipeline (Segment II) which was installed to connect the Barnacle Pipeline (the still in service portion what
2		Construction, Ownership and Operating	was formerly Bonito Pipeline) . by and between Fieldwood Energy LLC and Chevron Pipeline
Construction, Ownership and	2/25/2011	Agreement Amendment No. 2	Company and Chevron Pipeline Company Provides for the construction and operation of the EI 361 Pipeline (Segment I) and EI Pipeline
Operating Agreement Amendment 2		Eugene Island Block 361 Pipeline Construction, Ownership and Operating	(Segment II) which was installed to connect the Barnacle Pipeline (the still in service portion what was formerly Bonito Pipeline). by and between Fieldwood Energy LLC and Chevron Pipeline
		Agreement	Company and Chevron Pipeline Company
Construction, Ownership and Operating Agreement Amendment	2/25/2011	Amendment No. 2 Eugene Island Block 361 Pipeline	Provides for the construction and operation of the EI 361 Pipeline (Segment I) and EI Pipeline (Segment II) which was installed to connect the Barnacle Pipeline (the still in service portion what
2		Construction, Ownership and Operating Agreement	was formerly Bonito Pipeline) . by and between Fieldwood Energy LLC and Chevron Pipeline Company and Chevron Pipeline Company
Construction, Ownership and	2/25/2011	Amendment No. 2	Provides for the construction and operation of the EI 361 Pipeline (Segment I) and EI Pipeline
Operating Agreement Amendment 2		Eugene Island Block 361 Pipeline Construction, Ownership and Operating	(Segment II) which was installed to connect the Barnacle Pipeline (the still in service portion who was formerly Bonito Pipeline) . by and between Fieldwood Energy LLC and Chevron Pipeline
Construction, Ownership and	2/25/2011	Agreement Amendment No. 2	Company and Chevron Pipeline Company Provides for the construction and operation of the Ei 361 Pipeline (Segment I) and El Pipeline
Operating Agreement Amendment	-,,	Eugene Island Block 361 Pipeline	(Segment II) which was installed to connect the Barnacle Pipeline (the still in service portion what
2		Construction, Ownership and Operating Agreement	was formerly Bonito Pipeline) . by and between Fieldwood Energy LLC and Chevron Pipeline Company and Chevron Pipeline Company
Construction, Ownership and Operating Agreement Amendment	2/25/2011	Amendment No. 2 Eugene Island Block 361 Pipeline	Provides for the construction and operation of the EI 361 Pipeline (Segment I) and EI Pipeline (Segment II) which was installed to connect the Barnacle Pipeline (the still in service portion what
2		Construction, Ownership and Operating	was formerly Bonito Pipeline) . by and between Fieldwood Energy LLC and Chevron Pipeline
Assignment		Agreement Eugene Island Block 361 Pipeline	Company and Chevron Pipeline Company The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and
		Construction, Ownership and Operating Agreement	II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood
Assignment		-	Energy LLC and and
Assignment		Eugene Island Block 361 Pipeline Construction, Ownership and Operating	
		Agreement	Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood Energy LLC and and
Assignment		Eugene Island Block 361 Pipeline Construction, Ownership and Operating	The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and III), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito
		Agreement	Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood
Assignment		Eugene Island Block 361 Pipeline	Energy LLC and and The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and
		Construction, Ownership and Operating Agreement	II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood
		_	Energy LLC and and
Assignment		Eugene Island Block 361 Pipeline Construction, Ownership and Operating	The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito
		Agreement	Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood Energy LLC and and
Assignment		Eugene Island Block 361 Pipeline	The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and
		Construction, Ownership and Operating Agreement	II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood
Assignment		Eugene Island Block 361 Pipeline	Energy LLC and and The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and
7 GJigillione		Construction, Ownership and Operating	II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito
		Agreement	Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood Energy LLC and and
Assignment		Eugene Island Block 361 Pipeline Construction, Ownership and Operating	The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito
		Agreement	Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood Energy LLC and and
Assignment		Eugene Island Block 361 Pipeline	The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and
		Construction, Ownership and Operating Agreement	II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood
Assignment		Eugene Island Block 361 Pipeline	Energy LLC and and The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and
		Construction, Ownership and Operating	II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito
		Agreement	Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood Energy LLC and and
Operating Agreement	5/1/1996	Pipeline Operating Agreement	To provide for the use, maintenance, operation, administration and removal of the Seagate Pipeline. by and between Fieldwood Energy LLC / Fieldwood Energy Offshoe LLC and and
Otitt	F /4 /400C	Disaline Operation Assessment	
Operating Agreement	5/1/1996	Pipeline Operating Agreement	Pipeline. by and between Fieldwood Energy LLC / Fieldwood Energy Offshoe LLC and and
Operating Agreement	5/1/1996	Pipeline Operating Agreement	To provide for the use, maintenance, operation, administration and removal of the Seagate
			Pipeline. by and between Fieldwood Energy LLC / Fieldwood Energy Offshoe LLC and and
Proposed Ownership Agreement	7/11/2009	Letter of Intent Amberjack Pipeline	
	7/11/2003		
	7/11/2009	Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company	Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers",
		Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50	Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and
Proposed Ownership Agreement	7/11/2009	Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and
Proposed Ownership Agreement	7/11/2009	Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50	
		Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers",
Proposed Ownership Agreement	7/11/2009	Repair - Mississippi Caryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Missispipi Caryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Caryon Block 109 Area and Chevron Pipe Line Company Area and Chevron Pipe Line Company	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers",
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale	7/11/2009	Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and
Proposed Ownership Agreement Proposed Ownership Agreement	7/11/2009 7/11/2009	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale	7/11/2009 7/11/2009	Repair - Mississippi Caryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Caryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Caryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchevon Pipe Line Company Valve Project - South Pass 50 Oil Purches and Sale Agreement Between Anadarko Petroleum Corporation and Tevaco Trading and Transportation INC (now	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale	7/11/2009 7/11/2009	Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Furchase and Sale Agreement Between Anadarko Petroleum Corporation and Texaco Trading and Transportation INC (now Poseidon Oil Pipeline Company LUC) Gli Gathering Agreement	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport	7/11/2009 7/11/2009 12/23/1995	Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Petroleum Corporation and Texaco Trading and Transportation INC (now Poseldon Oil Pipeline Company LLC) Oil Gathering Agreement Between Wetsport Resources Corporation	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport	7/11/2009 7/11/2009 12/23/1995	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Perfoleum Corporation and Texaco Trading and Transportation INC Orbestion Oil Pipeline Company LLC) Oil Gathering Agreement Between Between	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport Oil Gathering Agreement Oil Purchase and Sale	7/11/2009 7/11/2009 12/23/1995	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Petroleum Corporation and Texaco Trading and Transportation INC (now Poseldon Oil Pipeline Company LLC) Oil Gathering Agreement Between Westport Resources Corporation Noble Energy Inc M Oil Purchase and Sale Agreement	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport Oil Gathering Agreement	7/11/2009 7/11/2009 12/23/1995 6/1/2003	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Petroleum Corporation and Texaco Trading and Transportation INC (now Poseidon Oil Pipeline Company LLC) Oil Gathering Agreement Between Westport Resources Corporation Noble Energy Inc M Oil Purchase and Sale Agreement Between Westport Resources Corporation Mariner Energy Inc Noble	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport Oil Gathering Agreement Oil Purchase and Sale	7/11/2009 7/11/2009 12/23/1995 6/1/2003	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Petroleum Corporation and Texaco Trading and Transportation INC (now Possedno Oil Pipeline Company LLC) Oil Gathering Agreement Between Westport Resources Corporation Noble Energy Inc M Oil Purchase and Sale Agreement Between Westport Resources Corporation Mariner Energy Inc Noble Energy Inc and Poseidon Oil Pipeline Lenergy Inc Agreement Between Westport Resources Corporation Mariner Energy Inc Noble Energy Inc and Poseidon Oil Pipeline	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport Oil Gathering Agreement Oil Purchase and Sale Agreement/Transport	7/11/2009 7/11/2009 12/23/1995 6/1/2003	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Perfoleum Corporation and Texaco Trading and Transportation INC Oil Gathering Agreement Between Westport Resources Corporation Noble Energy inc Noble Between Oil Purchase and Sale Agreement Between Westport Resources Corporation Mariner Energy inc Noble Energy inc and Osseldon Oil Pipeline Company LLC Oil Purchase and Sale Agreement	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport Oil Purchase and Sale Agreement/Transport Oil Purchase and Sale Agreement/Transport	7/11/2009 7/11/2009 12/23/1995 6/1/2003 7/15/2003	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Perfoleum Corporation and Texaco Trading and Transportation INC Oil Gathering Agreement Between Oil Pipeline Company LLC) Oil Gathering Agreement Between Westport Resources Corporation Mariner Energy Inc Noble Energy Inc and Poseidon Oil Pipeline Company LLC Oil Purchase and Sale Agreement Between Westport Resources Corporation Mariner Energy Inc Noble Energy Inc and Poseidon Oil Pipeline Company LLC Oil Purchase and Sale Agreement Between Agache Shelf Inc and Poseidon Oil Pipeline Company LLC	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport Oil Gathering Agreement Oil Purchase and Sale Agreement/Transport	7/11/2009 7/11/2009 12/23/1995 6/1/2003	Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Petroleum Corporation and Texaco Trading and Transportation INC (now Poseldon Oil Pipeline Company LLC) Oil Gathering Agreement Between Westport Resources Corporation Noble Energy Inc M Oil Purchase and Sale Agreement Between Westport Resources Corporation Mariner Energy Inc Noble Energy Inc and Possidon Oil Pipeline Company LLC Oil Purchase and Sale Agreement	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport Oil Purchase and Sale Agreement/Transport Oil Purchase and Sale Agreement/Transport	7/11/2009 7/11/2009 12/23/1995 6/1/2003 7/15/2003	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipelline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipelline Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Petroleum Corporation and Texaco Trading and Transportation INC (now Poseidon Oil Pipeline Company LLC) Oil Gathering Agreement Between Westport Resources Corporation Noble Energy Inc M Oil Purchase and Sale Agreement Between Westport Resources Corporation Mariner Energy Inc Noble Energy Inc and Poseidon Oil Pipeline Company LLC Oil Furchase and Sale Agreement Between Agache Shelf Inc and Poseidon Oil Pipeline Company LLC Oil Gathering and Reserve Dedication Agreement Between Rosefield Pipeline Company LCC Oil Gathering and Reserve Dedication Agreement Between Rosefield Pipeline Company LCC Oil Gathering and Reserve Dedication Agreement Between Rosefield Pipeline Company LCC And Fieldwood Energy LC Company LCC Com	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Rosefield Pipeline Company LLC
Proposed Ownership Agreement Proposed Ownership Agreement Oil Purchase and Sale Agreement/Transport Oil Purchase and Sale Agreement/Transport Oil Purchase and Sale Agreement/Transport	7/11/2009 7/11/2009 12/23/1995 6/1/2003 7/15/2003	Repair - Mississippi Carryon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Letter of Intent Amberjack Pipeline Repair - Mississippi Canyon Block 109 Area and Chevron Pipe Line Company Valve Project - South Pass 50 Oil Purchase and Sale Agreement Between Anadarko Pertoleum Corporation and Texaco Trading and Transportation INC (now Poseidon Oil Pipeline Company LLC) Oil Gathering Agreement Between Westport Resources Corporation Mariner Energy Inc M Oil Purchase and Sale Agreement Between Westport Resources Corporation Mariner Energy Inc Noble Energy Inc and Poseidon Oil Pipeline Company LLC Oil Gathering and Reserve Dedication Oil Purchase and Sale Agreement Between Apache Shelf Inc and Poseidon Oil Pipeline Company LLC Oil Gathering and Reserve Dedication Agreement Between Roseifeld Pipeline Company LLC Oil Gathering and Reserve Dedication Agreement Between Roseifeld Pipeline Company LLC Oil Gathering and Reserve Dedication Agreement Between Roseifeld Pipeline Company LLC Oil Gathering and Reserve Dedication Agreement Between Roseifeld Pipeline Company LLC	become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and and Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline, by and between Fieldwood Energy LLC and and Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC

Oil Gathering Agreement	3/6/2020	Oil Gathering and Reserve Dedication Agreement Between Rosefield Pipeline Company, LLC and Fieldwood Energy LLC as Producer	Crude Oil Transport. by and between Fieldwood Energy LLC and Rosefield Pipeline Company LLC and Rosefield Pipeline Company LLC						
Oil Pipeline Connection Agreeet	7/23/2020	ST 53/67 Connection Agreement ST 52	and rosened ripenite company LCC						
		"A" Topsides Work-Connecting Fieldwood Energy LLC Pipeline Segment No 5890 to Rosefield Pipeline System 10" Pipeline	Connection Agreement by and between Fieldwood Energy LLC and Rosefield Pipeline Company LLC and Rosefield Pipeline Company LLC						
Oil Pipeline Connection Agreeet	7/23/2020	ST 53/67 Connection Agreement ST 52 "A" Topsides Work-Connecting Fieldwood Energy LLC Pipeline Segment No 5890 to Rosefield Pipeline System 10" Pipeline	Connection Agreement by and between Fieldwood Energy LLC and Rosefield Pipeline Company						
Oil Transport	8/1/2009	High Island Pipeline System Throughput Capacity Lease Agreement	LLC and Rosefield Pipeline Company LLC						
Oil Transport	8/1/2009	High Island Pipeline System Throughput Capacity Lease Agreement	Oil Transport by and between Fieldwood Energy LLC and McMoRan Oil & Gas LLC and McMoRan Oil & Gas LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and							
Oil Transport	11/30/2018	Transportation Services Agreement Crimson Gulf Dedication and	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Transportation Services Agreement Crimson Gulf Dedication and	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
		Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and							
Oil Transport	11/30/2018	Transportation Services Agreement Crimson Gulf Dedication and	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Transportation Services Agreement Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and							
Oil Transport	11/30/2018	Transportation Services Agreement Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and							
Oil Transport	11/30/2018	Transportation Services Agreement Crimson Gulf Dedication and	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Transportation Services Agreement Crimson Gulf Dedication and	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC and Crimson Gulf LLC and Crimson Gulf						
•		Transportation Services Agreement							
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
Oil Transport	11/30/2018	Crimson Gulf Dedication and	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC						
iquids Transportation Agreement	4/1/2015	Transportation Services Agreement Liquids Transportation Agreement (ST							
		311-"Megalodon") By and Among Discovery Gas Transmission LLC and	Liquids Transportation Agreement by and between Fieldwood Energy LLC and Discovery Gas						
Interest and Determined	2/40/2044	Fieldwood Energy LLC	Transmission LLC and Discovery Gas Transmission LLC						
Injected and Retrograde Condensate Transportation and Btu Reduction Make-up	2/10/2014	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement	Injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC						
Agreement Injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement	2/10/2014	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement	injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC						
Injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement	2/10/2014	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement	Injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and						
Agreement For Measurement and	7/1/2001	Central Texas Gathering System (1st)	Transcontinental Gas Pipe Line Company LLC Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and						
Allocation of Condensate		Amended and Restated Agreement for Measurement and Allocation of Condensate	Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC						
Agreement For Measurement and Allocation of Condensate	7/1/2001	Central Texas Gathering System (1st) Amended and Restated Agreement for Measurement and Allocation of	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC						
Agreement For Measurement and	7/1/2001	Condensate Central Texas Gathering System (1st)							
Allocation of Condensate		Amended and Restated Agreement for Measurement and Allocation of	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and						
		Condensate	Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC						
Agreement For Measurement and Allocation of Condensate	7/1/2014	Central Texas Gathering System Second Amended and Restated Agreement for Measurement and Allocation of	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC						
Agreement For Measurement and	7/1/2014	Condensate Central Texas Gathering System Second	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and						
Allocation of Condensate		Amended and Restated Agreement for Measurement and Allocation of Condensate	Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC						
Agreement For Measurement and Allocation of Condensate	7/1/2014	Central Texas Gathering System Second Amended and Restated Agreement for Measurement and Allocation of	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and						
Liquid Transportation	9/27/1993	Condensate Liquid Transportation Nouth High	Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line						
Equia Turisportation	3/21/1233	Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Corporation and Transcontinental Gas Pipe Line Corporation						
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line						
		Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Corporation and Transcontinental Gas Pipe Line Corporation						
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High							
		Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line						
Liquid Transportation	0/27/4002		Corporation and Transcontinental Gas Pipe Line Corporation						
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Liquid Transpotation by and between Fieldwood Energy LtC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation						
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High							
		Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation						

Liquid Transportation	9/27/1993	Liquid Transportation Nouth High Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line				
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Corporation and Transcontinental Gas Pipe Line Corporation Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line				
		Separation raciity. Contract # 54 06/4	Corporation and Transcontinental Gas Pipe Line Corporation				
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Uquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Amendment Liquid Transportation 11/1/2007		Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)				
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Cas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)				
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipelline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)				
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)				
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)				
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas				
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation	Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)				
Liquid Transportation BTU Makeup	11/1/2007	Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198 Injected and Retrograde Condensate	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)				
Liquid Transportation BTU Makeup	11/1/2007	Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000 Injected and Retrograde Condensate	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Liquid Transportation BTU Makeup	11/1/2007	Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000 Injected and Retrograde Condensate	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Liquid Transportation BTU Makeup	11/1/2007	Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000 Injected and Retrograde Condensate	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental				
Liquid Transportation BTU Makeup	11/1/2007	Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000 Injected and Retrograde Condensate	Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Liquid Transportation BTU Makeup	11/1/2007	Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000 Injected and Retrograde Condensate	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Liquid Transportation	4/8/2010	Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000 Amendment Liquid	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				
Liquid Transportation Liquid Transportation	4/8/2010 8/6/1997	HydrocarbonTransportation Agreement (NHI/Johnson Bayou) Cont. No. 1022772, Doc. No. 97 0515 Liquid HydrocarbonTransportation	Liquid Transportation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipe Line Company LLC (formerly Transcontinental Gas Pipe Line Corporation) Liquid Transportation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line				
		Agreement	Corporation and Transcontinental Gas Pipe Line Corporation				
Liquid Transportation BTU Makeup	7/1/2008	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement Central Texas Gathering System 28 0384 000	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation				

Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company			
Terminalling Agreement	9/1/2009	reament Between WES-Liquids Company a	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement Terminalling Agreement	9/1/2009 9/1/2009	eement Between WFS-Liquids Company at Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS-	WFS-Liquid Company			
Terminalling Agreement	9/1/2009	Liquids Company and Apache Corp. Terminalling Agreement Between WFS-	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Liquids Company and Mariner Energy inc Terminalling Agreement Between WFS-	WFS-Liquid Company Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and			
Terminalling Agreement	9/1/2009	Liquids Company and Mariner Energy inc Terminalling Agreement Between WFS-	WFS-Liquid Company Terminalling Agreement: by and between Fieldwood Energy LLC and WFS-Liquid Company and			
		Liquids Company and Mariner Energy inc				
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Mariner Energy inc	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company			
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Mariner Energy inc	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company			
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS-Liquid LLC			
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS-Liquid LLC			
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111				
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC			
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS-Liquid LLC			
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC -	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC			
Oil Liquids Transportation	9/1/1997	Contract BB111 Agreement Cocodrie/Pecan Island Plants				
Agreement Oil Liquids Transportation Agreement for Bluewater System	10/22/2009	Liquids Transportation Agreement #51169 dated 2/1/2007	LLC and Kinetica Energy Express, LLC OII Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC			
Oil Liquide Transportation for	0/20/2000	Liquids Transportation Agreement				
Oil Liquids Transportation for Bluewater Pipeline System	9/30/2009	Liquids Transportation Agreement #51169 dated 2/1/2007	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC			
Oil Liquids Transportation for	4/1/2004	Liquids Transportation Agreement	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express,			
Bluewater Pipeline System Oil Liquids Transportation for	9/30/2009	#51051 Liquids Transportation Agreement	LLC and Kinetica Energy Express, LLC Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express,			
Bluewater Pipeline System Oil Liquids Transportation for Grand Chenier Offshore Pipeline	2/25/2010	#51051 dated 4/1/2004 Liquids Transportation Agreement No. 50031	LLC and Kinetica Energy Express, LLC Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC			
System Oil Liquids Transportation for	2/25/2010	Liquids Transportation Agreement No.	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express,			
Grand Chenier Offshore Pipeline System Oil Liquids Transportation for	2/25/2010	50031 Liquids Transportation Agreement No.	LLC and Kinetica Energy Express, LLC Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express,			
Grand Chenier Offshore Pipeline System Oil Liquids Transportation for	2/25/2010	50031 Liquids Transportation Agreement No.	LLC and Kinetica Energy Express, LLC			
Grand Chenier Offshore Pipeline System Oil Liquids Amendment No. 6	iginal Contract; Amendment Effect	50031 Amendment No. 6 to the Liquids	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express,			
		Transportation Contract	LLC and Kinetica Energy Express, LLC			
Oil Liquids Amendment No. 6 Oil Amendment to Liquids	/1992, Amendment Effective 1/1/2 hent date 8/1/2014 contract date 1	Amendment No. 6 to the Liquids Transportation Contract Amendment to Associated Liquids Transportation Agreement Patterson	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC			
Oil Amendment to Liquids	nent date 8/1/2014 contract date 1	Terminal Amendment to Associated Liquids	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Transport Agreement Oil Amendment to Liquids	nent date 8/1/2014 contract date 1	Transportation Agreement Patterson Terminal Amendment to Associated Liquids	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Transport Agreement		Transportation Agreement Patterson Terminal	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Oil Liquid Handling Agreement	5/1/2008	Liquid Handling Agreement	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Amendment to Oil Liquid Handling Agreement Amendment to Oil Liquid Handling	3/1/2011 11/1/2012 amended 12/1/2013	Amendment Amendment	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Agreement to transfer from Apache Shelf, Inc. to Fieldwood Energy LLC	44.55					
Oil Liquids Agreement	3/1/2011	Liquids Agreement	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Oil Liquids Agreement	3/1/2011	Liquids Agreement	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Oil Liquids Agreement	3/1/2011	Liquids Agreement	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Oil Liquids Agreement	11/1/2012	Associated Liquids Transporation Agreement Grand Chenier Terminal	Oil Liquids Transportation by and between Fieldwood Energy LtC and Kinetica and Kinetica Oil Liquids Transportation by and between Fieldwood Energy LtC and Kinetica and Kinetica			
Oil Liquids Agreement	11/1/2012	Associated Liquids Transporation Agreement Grand Chenier Terminal	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			
Oil Liquids Agreement	11/1/2012	Agreement Grand Chenier Terminal Associated Liquids Transporation Agreement Grand Chenier Terminal	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica			

Oil Liquids Agreement	11/1/2012	Associated Liquids Transporation	
Oil Liquids Agreement	11/1/2012	Agreement Grand Chenier Terminal Associated Liquids Transporation	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
	/1/2012 Amended effective 12/1/20	Agreement Grand Chenier Terminal Amendment	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica Oil Liquids Transportation transferring agreement from anache Cornoration to Fieldwood Energy
	/1/2012 Amended effective 12/1/20	Amendment	Oil Liquids Transportation transferring agreement from apache Corporation to Fieldwood Energy LLC by and between Fieldwood Energy LLC and Kinetica and Kinetica Oil Liquids Transportation transferring agreement from apache Corporation to Fieldwood Energy
			LLC by and between Fieldwood Energy LLC and Kinetica and Kinetica
Assignment, Assumption and Consent Agreement	7/1/2013	Assignment, Assumption and Consent Agreement	Consent to assign liquids separation 7 stabilization agreement as amended dated 1/17/2001 between Manta Ray and Apache (Contract Nos. 101939, 310225 and 106968) by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, LLC. and Manta Ray Offshore Gathering Company, LLC.
Assignment, Assumption and Consent Agreement	7/1/2013	Assignment, Assumption and Consent Agreement	Consent to assign liquids separation 7 stabilization agreement as amended dated 1/17/2001 between Manta Ray and Apache (Contract Nos. 101939, 310225 and 106968) by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray
Oil Liquids Separtion and Stabilization Agreement	11/1/2010	Liquids Separtion and Stabilization Agreement	Offshore Gathering Company, L.L.C. LSA by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. LSA by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. LSA by and Manta Ray Offshore Cathering Company, L.L.C.
Oil Liquids Separation and Stabilization Agreement	6/1/2014	Third Amendment to Manta Ray Liquids Separation and Stabilization Agreement	and Manta Ray Offshore Gathering Company, L.L.C. Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray
Oil Liquids Separation and	6/1/2014	Third Amendment to Manta Ray Liquids	Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Stabilization Agreement		Separation and Stabilization Agreement	Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Separation and Stabilization Agreement	11/1/2000	Manta Ray Liquids Separation and Stabilization Agreement	Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Separation and Stabilization Agreement	11/1/2000	Manta Ray Liquids Separation and Stabilization Agreement	Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Separation and Stabilization Agreement	3/1/2008	First Amendment to Liquids Separation and Stailization Agreement	Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Separation and Stabilization Agreement	3/1/2008	First Amendment to Liquids Separation and Stailization Agreement	Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company,
Oil Liquids Separation and Stabilization Agreement	11/1/2000	Second Amendment to Manta Ray Liquids Separation and Stabilization Agreement	Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company,
Oil Liquids Separation and Stabilization Agreement	11/1/2000	Second Amendment to Manta Ray Liquids Separation and Stabilization Agreement	Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company,
Oil Liquids Separation and Stabilization Agreement	4/27/2004	Manta Ray Liquids Separation and Stabilization Agreement	L.L.C. Oil Uquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company,
Oil Liquids Separation and Stabilization Agreement	3/1/2014	Second Amendment to Liquids Separation and Stabilization Agreement	Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company,
Oil Liquids Separation and Stabilization Agreement	3/1/2014	Second Amendment to Liquids Separation and Stabilization Agreement	L.L.C. LISSA putting all Block on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company,
Oil Liquids Separation and Stabilization Agreement	6/1/2014	Third Amendment to Liquids Separation and Stabilization Agreement	L.L.C. LESA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company,
Oil Liquids and Stabilization Agreement	6/1/2014	Third Amendment to Liquids Separation and Stabilization Agreement	LLC. LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, LL.C. and Manta Ray Offshore Gathering Company, LL.C.
Oil Liquids Separation and Stabilization Agreement	1/1/2015	Fourth Amendment to Liquids Separation and Stabilization Agreement	LECK. LESA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Separation and Stabilization Agreement	1/1/2015	Fourth Amendment to Liquids Separation and Stabilization Agreement	
Oil Liquids Separation and Stabilization Agreement	4/1/2018	Liquids Separtion Agreement	Contract for ST 320 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Transporation Agreement	4/1/2018	Nautilus Pipeline Company, L.L.C. Liquids Transportation Agreement	LTA for ST 320 by and between Fieldwood Energy LLC and Nautilus Pipeline Company, L.L.C. and Nautilus Pipeline Company, L.L.C.
Oil Liquids Transporation Agreement	3/1/2014	First Amendment to Liquids Transportation Agreement	LTA by and between Fieldwood Energy Offshore LLC and Nautilus Pipeline Company, L.L.C. and Nautilus Pipeline Company, L.L.C.
Oil Liquids Transporation Agreement	1/1/2015	Second Amendment to Liquids Transporation Agreement	LTA by and between Fieldwood Energy Offshore LLC and Nautilus Pipeline Company, L.L.C. and Nautilus Pipeline Company, L.L.C.
Oil Liquids Transporation	1/1/2015	Second Amendment to Liquids	LTA by and between Fieldwood Energy Offshore LLC and Nautilus Pipeline Company, L.L.C. and
Agreement Oil Liquids Transporation	11/1/2010	Transporation Agreement First Amendment to Liquids	Nautilus Pipeline Company, L.L.C. LTA by and between Fieldwood Energy LLC and Nautilus Pipeline Company, L.L.C. and Nautilus
Agreement Oil Liquids Transporation	11/1/2010	Transportation Agreement	Pipeline Company, L.L.C. LTA by and between Fieldwood Energy LLC and Nautilus Pipeline Company, L.L.C. and Nautilus
Agreement		First Amendment to Liquids Transportation Agreement	Pipeline Company, L.L.C.
Oil Liquids Transporation Agreement	5/1/2015	Amendment to Transportation Agreement	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transporation	5/1/2015	Amendment to Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin
Agreement Oil Liquids Transporation	5/1/2015	Agreement Amendment to Transportation	Pipeline Company, LLC LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin
Agreement Oil LiquidsTransportation	5/1/2015	Agreement Transportation Agreement for	Pipeline Company, LLC
Agreement	,,,	Interruptible Service Under Rate	
		Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	
Oil Liquids Transporation	5/1/2015	Transportation Agreement for	Pipeline Company, LLC
Agreement	,,,,,	Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline
Oil Liquids Transporation	5/1/2015	Transportation Agreement for	Company, LLC and Sea Robin Pipeline Company, LLC Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline
Agreement	3/1/2013	Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Company, LLC and Sea Robin Pipeline Company, LLC
Ollulari 1 T	5/1/2015		
Oil Liquids Transporation Agreement	5/1/2015	Transportation Agreement for Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline
			Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transporation 5/1/2015 Agreement		Transportation Agreement for Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline	
		Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transporation Agreement	5/1/2015	Transportation Agreement for Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transporation	5/1/2015	Transportation Agreement for	
Agreement		Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC

Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline	Company, LLC and Sea Robin Pipeline Company, LLC				
		Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline	Company, LLC and Sea Robin Pipeline Company, LLC				
		Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
:		Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Company, LLC and Sea Robin Pipeline Company, LLC Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline	Company, LLC and Sea Robin Pipeline Company, LLC				
		Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Company, LLC and Sea Robin Pipeline Company, LLC Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement	Company, LLC and Sea Robin Pipeline Company, LLC				
on Equitor Hunsport	3/1/2013	for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline				
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Company, LLC and Sea Robin Pipeline Company, LLC Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline				
Oil Liquids Transport	5/5/2006	Amendment No. 1 to Liquid	Company, LLC and Sea Robin Pipeline Company, LLC				
		Transportation Agreement No. 1389 between Sea Robin Pipeline company, LLC and Apache Corporation dated 5/1/2003	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	5/5/2006	Amendment No. 1 to Liquid Transportation Agreement No. 1389 between Sea Robin Pipeline company, LLC and Apache Corporation dated	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin				
Oil Liquids Transport	5/1/2003	5/1/2003 Liquid Hydrocarbons Transportation	Pipeline Company, LLC LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	7/1/2010	Agreement Amendment No. 2 to Liquid Transportation Agreement No. 1389 between Sea Robin Pipeline company,	Pipeline Company, LLC LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin				
Oil Liquids Transport	7/1/2010	LLC and Apache Corporation dated 5/1/2003 Amendment No. 2 to Liquid Transportation Agreement No. 1389 between Sea Robin Pipeline company,	LIA Dy and between Heldwood Energy LLC and Sea Kobin Pipeline Company, LLC and Sea Kobin Pipeline Company, LLC				
Oil Liquids Transport	7/1/2010	LLC and Apache Corporation dated 5/1/2003 Amendment No. 2 to Liquid Transportation Agreement No. 1389	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
		between Sea Robin Pipeline company, LLC and Apache Corporation dated	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin				
Oil Liquids Transport	2/1/2018	5/1/2003 Amendment No. 1 to Liquid Hydrocarbon Separation Agreement dated October 1, 2004 between Trunkline field Services LLC and Fieldwood Energy LLC-Agreement	Pipeline Company, LLC				
0111-114-7	2/4/22-2	No. 2430	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				
Oil Liquids Transport	2/1/2018	Amendment No. 1 to Liquid Hydrocarbon Separation Agreement dated October 1, 2004 between Trunkline field Services LLC	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC				

Oil Liquids Transport	2/1/2018	Amendment No. 1 to Liquid Hydrocarbon Separation Agreement dated October 1, 2004 between Trunkline field Services LLC and Fieldwood Energy LLC-Agreement	
		No. 2430	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	2/1/2018	Amendment No. 1 to Liquid Hydrocarbon Separation Agreement dated October 1, 2004 between Trunkline field Services LLC and Fieldwood Energy LLC-Agreement No. 2430	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	2/1/2018	Amendment No. 1 to Liquid Hydrocarbon Separation Agreement dated October 1, 2004 between Trunkline field Services LLC and Fieldwood Energy LLC-Agreement No. 2430	
Oil Liquids Transport	2/1/2018	Amendment No. 1 to Liquid Hydrocarbon Separation Agreement dated October 1, 2004 between Trunkline field Services LLC and Fieldwood Energy LLC-Agreement No. 2430	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Separation Agreement	10/1/2004	Liquid Hydrocarbons Separation	LSA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin
Oil Liquids Separation Agreement	10/1/2004	Agreement Liquid Hydrocarbons Separation Agreement	Pipeline Company, LLC LSA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon	1/19/2012	Amendment No. 4 to Liquid Hydrocarbon	
Separation Agreement		Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	1/19/2012	Amendment No. 4 to Liquid Hydrocarbon Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	1/19/2012	Amendment No. 4 to Liquid Hydrocarbon Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	6/1/2011	Amendment No. 3 to Liquid Hydrocarbon Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	6/1/2011	Amendment No. 3 to Liquid Hydrocarbon Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	6/1/2011	Amendment No. 3 to Liquid Hydrocarbon Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	1/1/2011	Amendment No. 2 to Liquid Hydrocarbon Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	1/1/2011	Amendment No. 2 to Liquid Hydrocarbon Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	1/1/2011	Amendment No. 2 to Liquid Hydrocarbon Separation Agreement for Interruptible Service	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	5/1/2009	Amendment No. 1 to Liquid Hydrocarbon Separatiaon Agreement dated 10/1/2004 between Trunkline Field Services, LLC and Apache Corporation	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	5/1/2009	Amendment No. 1 to Liquid Hydrocarbon Separatiaon Agreement dated 10/1/2004 between Trunkline Field Services, LLC and Apache Corporation	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon Separation Agreement	5/1/2009	Amendment No. 1 to Liquid Hydrocarbon Separatiaon Agreement dated 10/1/2004 between Trunkline Field Services, LLC and Apache Corporation	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon	2/1/2018	Amendment No. 1 to Liquids Hydrocarbon Transportation Agreement Dated October 1, 2004 between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC-Agreement No. 2431	Liquid Hydrocarbon Transportation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon	2/1/2018	Amendment No. 1 to Liquids Hydrocarbon Transportation Agreement Dated October 1, 2004 between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC-Agreement No. 2431	Uquid Hydrocarbon Transportation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon	2/1/2018	Amendment No. 1 to Liquids Hydrocarbon Transportation Agreement Dated October 1, 2004 between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC-Agreement No. 2431	Liquid Hydrocarbon Transportation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon	2/1/2018	Amendment No. 1 to Liquids Hydrocarbon Transportation Agreement Dated October 1, 2004 between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC-Agreement No. 2431	Liquid Hydrocarbon Transportation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC

Facility	Facility Owner	Item Number	Serial No.	Location	Item Description	Project Name	UOM	Wt, (lbs)	On Hand Ot	Total Value	WI%	Net Value
North Warehouse	Fieldwood	54401	Scriat NO.	WH/B42/S1	LINER: PWR CYL	- roject wante	EA	(IDS)	1	3,975.83	100.0%	3,975.83
North Warehouse	Fieldwood	54402		WH/B42/FLR	PSTN/ROD ASSY: 10-1/2", GMWA,		EA		1	15,303.69	100.0%	15,303.69
North Warehouse	Fieldwood	54403		WH/B42/FLR	PSTN/ROD ASSY: 28",		EA		1	21,498.05	100.0%	21,498.05
North Warehouse	Fieldwood	54406		WH/B42/S1	GMWA, ROD PSTN: 18", PISTON, GMVC		EA		1	19,676.18	100.0%	19,676.18
North Warehouse	Fieldwood	54407		B3/B3/S2	1ST STGE LINER: 2ND STGE CYL		EA		1	2,542.05	100.0%	2.542.05
North Warehouse	Fieldwood	54408		WH/B41/S2	LINER: GMVC 1ST STGE		EA		1	2,186.24	100.0%	
North Warehouse	Fieldwood	54409		WH/B37/FL	HD: 2ND STGE CRNKEND		EA		1	4,372.48	100.0%	4,372.48
North Warehouse	Fieldwood	54411		WH/SE Wall/FLR	CRNKSHFT: GMVA/GMVC-		EA		1	82,650.64	100.0%	82,650.64
North Warehouse	Fieldwood	54412		WH/SE Wall/FLR	12 CRNKSHFT: GMVA/GMVC-		EA		2	81,082.47	100.0%	81,082.47
North Wood on					12 PMP: GMVA LUBE OIL							
North Warehouse North Warehouse	Fieldwood Fieldwood	54419 54420		B3/B3/S2 WH/FL	CRSSHD ASSY:		EA EA		1	5,829.98 6,095.65	100.0% 100.0%	
North Warehouse	Fieldwood	54421		WH/B41/FL	GMVA/VC/VH CRSSHD ASSY:		EA		1	6,095.65	100.0%	6,095.65
					GMVA/VC/VH							
North Warehouse	Fieldwood	54422		WH/FL	CRSSHD ASSY: GMVA/VC/VH		EA		1	7,703.92	100.0%	7,703.92
North Warehouse	Fieldwood	54445		B3/B3/S2	GEAR: GMVC BLOWER		EA		1	3,352.24	100.0%	3,352.24
North Warehouse	Fieldwood	54447		WH/B42/FLR	DRV PSTN/ROD ASSY: 18", 1ST		EA		1	14,956.39	100.0%	14,956.39
North Warehouse	Field	54448		WILL/D42/54	STGE					1.057.53	100.00/	1.057.53
North Warehouse	Fieldwood	54448		WH/B42/S1	LINER: 18", 1ST STGE COMPRSSR		EA		1	1,967.62	100.0%	1,967.62
North Warehouse	Fieldwood	54449		WH/B42/S1	LINER: 15", 2ND STGE COMPRSSR		EA		1	1,785.43	100.0%	1,785.43
North Warehouse	Fieldwood	54450		WH/B41/S2	LINER: 9-3/4", 3RD STGE		EA		1	1,909.90	100.0%	1,909.90
North Warehouse	Fieldwood	54452		B3/B1/S1	COMPRSSR GEAR: GMV3-FB, PARTCO		EA		1	16,032.44	100.0%	16,032.44
				, ,	BLOWER W/HUB					,		.,
North Warehouse	Fieldwood	54456		WH/B42/FLR	PSTN/ROD ASSY: 9-3/4",		EA		1	2,399.73	100.0%	2,399.73
North Warehouse	Fieldwood	54457		WH/B43/S1	3RD STGE PSTN/ROD ASSY: 9-5/8",		EA		1	16,032.44	100.0%	16,032.44
North Warehouse	rielawood				GMWA,		LA		1	10,032.44	100.0%	10,032.44
North Warehouse	Fieldwood	54458		WH/B43/FLR	PSTN/ROD ASSY: 17-1/4", GMVA-8 1ST S TGE		EA		1	18,636.17	100.0%	18,636.17
North Warehouse	Fieldwood	54460		B3/B2/FLR	ROD: ALL GMV PWR PISTON		EA		2	1,821.87	100.0%	1,821.87
North Warehouse	Fieldwood	54468		B3/B2/S3	PMP: GMVA H2O		EA		1	13,481.83	100.0%	13,481.83
North Warehouse	Fieldwood	54469		WH/B41/FLR	W/GSKTS CRSSHD ASSY:		EA		1	13,051.81	100.0%	13,051.81
North Warehouse	Fieldwood	54480		WH/B43/FLR	GMVA/VC/VH PSTN/ ROD ASSY: 16-1/4",		EA		1	18,408.45	100.0%	18,408.45
					2ND STGE,							.,
North Warehouse	Fieldwood	54481		Bay3/N Wall/FLR	PSTN/ROD ASSY: GMWE PWR,FITS GMWE-12		EA		1	3,223.36	100.0%	3,223.36
North Warehouse	Fieldwood	54486		WH/B43/FLR	PSTN/ROD ASSY: GMWA		EA		1	21,945.24	100.0%	21,945.24
North Warehouse	Fieldwood	56001		WH/B41/S1	BEARING: TLA COMPRSSR RD, BEARING		EA		5	725.83	100.0%	725.83
					ND, BEANING							
North Warehouse North Warehouse	Fieldwood Fieldwood	56002 56633		WH/B41/S1 B3/B5BS3	BEARING: TLA MAIN KT: RPR CYL, TLA PWR		EA EA		7 5	635.76 725.10	100.0% 100.0%	635.76 725.10
North Warehouse	Fieldwood	56644		B3/B4/S2	SPRCKT: TLA CRNKSHFT		EA		1	6,085.04	100.0%	
North Warehouse	Fieldwood	56645		B3/B4/S3	SPRCKT: TLA		EA		1	3,377.74	100.0%	3,377.74
North Warehouse	Fieldwood	56646		B3/B3/S2	SPRCKT: HYD PUMP & DRV		EA		1	2,135.23	100.0%	2,135.23
North Warehouse	Fieldwood	56648		WH/B41/S1	LINE: CYL, TLA 2ND STG		EA		1	7,817.91	100.0%	7,817.91
North Warehouse North Warehouse	Fieldwood Fieldwood	56653 56654		WH/B43/S2,TOP IN BACK WH/B44/S1	PSTN: TLA 2ND STGE PSTN: TLA 1ST STGE		EA EA		1	20,689.57 22,170.79	100.0% 100.0%	.,
North Warehouse	Fieldwood	56657		B3/B4/FLR	PMP: SHFT, TLA IDLER		EA		1	1,136.85	100.0%	
North Warehouse North Warehouse	Fieldwood Fieldwood	56658 56659		B3/B4/S3 B3/B4/S3	PMP: SHFT, TLA DRIVE PMP: SHFT, TLA WATER		EA EA		1	3,188.27 1,789.07	100.0% 100.0%	
					PUMP							
North Warehouse	Fieldwood	56663		WH/B41/S2	SHOE: TLA TPE XHD SLIPPER		EA		1	2,514.18	100.0%	2,514.18
North Warehouse	Fieldwood	56695		B3/B4/FLR	NUT: TLA CONNECTING	***************************************	EA		4	397.17	100.0%	397.17
North Warehouse	Fieldwood	56744		B3/B4/FLR	ROD GEAR: TLA BULL TIMING		EA		1	1,898.39	100.0%	1,898.39
North Warehouse	Fieldwood	56746		B3/B4/S3	CNTRL GEAR: TLA OIL PUMP		EA		2	3,800.42	100.0%	3,800.42
North Warehouse	Fieldwood	56771		B3/B4/FLR	LABYRINTH: TLA TURBINE		EA		1	1,745.35	100.0%	
North Warehouse	Fieldwood	56772		B3/B4/FLR	LABYRINTH: TLA		EA		2	626.73	100.0%	626.73
North Warehouse	Fieldwood	56779		B3/B4/FLR	CARRIER: TLA BULL GEAR		EA		3	1,286.24	100.0%	
North Warehouse	Fieldwood	56780		B3/B4/FLR	CARRIER: TLA IDLER GEAR		EA		3	1,187.86	100.0%	1,187.86
					LINKAGE: TLA LWR/CNTRL							
North Warehouse	Fieldwood	56782		B3/B4/FLR	LINKAGE: ILA LWK/CNIKL		EA		2	1,435.63	100.0%	1,435.63
North Warehouse	Fieldwood	56788		B3/B4/FLR	SHFT COMPRSSR: TLA TIMER DR		EA		2	739.68	100.0%	739.68
North Warehouse	Fieldwood	56799		B3/B4/S3	VLV: TLA FUEL		EA		6		100.0%	
North Warehouse	Fieldwood	56800		B3/B5/S3	SPRCKT: TLA CRNKSHFT		EA		1	6,512.01	100.0%	6,512.01
North Warehouse	Fieldwood	56802		WH/B44/S2	PSTN/ROD ASSY: TLA		EA		1	9,300.03	100.0%	9,300.03
North Warehouse	Fieldwood	56806		B3/B6/S1	MATL NO DRAW TYP E ROD: TLA W/LCKNG		EA		1	24,799.27	100.0%	24,799.27
					STDDS & PN SZ W/RD CAP							
North Warehouse	Fieldwood	56808		B3/B3/S2	WHEEL: TLA TRBN		EA		1	23,760.81	100.0%	
North Warehouse North Warehouse	Fieldwood	56809 56810		WH/B30/S1 B3/B4/S3	SCRN ASSY: TLA DWG JT: EXPNSN, TLA		EA EA		1	3,917.02	100.0%	3,917.02
North Warehouse North Warehouse	Fieldwood Fieldwood	56810 56811		B3/B1/S2	JT: EXPNSN, TLA JT: EXPNSN, TLA EXHAUST		EA EA		1		100.0% 100.0%	
North Warehouse	Fieldwood	56815		B3/B10/S2	INTCLR ASSY: TLA SCAV		EA		6	4,339.69	100.0%	4,339.69
					AIR							
North Warehouse	Fieldwood	56816		B3/B4/FLR	NUT: TLA ROD ALL STGS		EA		1	1,012.96	100.0%	1,012.96
North Warehouse	Fieldwood	56817		B3/B4/S3	RING: TLA TURB NZZLE		EA		2		100.0%	
North Warehouse North Warehouse	Fieldwood Fieldwood	58585 59286		WH/SE Wall/FLR WH/B43/S1	CRNKSHFT PSTN/ROD ASSY: 9-3/4",		EA EA		1		100.0% 100.0%	15,303.69 12,227.14
				,0-3/31	GMV, W/ 3" ROD					,		,

Facility	Facility Owner	Item Number	Serial No.	Location	Item Description	Project Name	UOM	Wt. (lbs)	On Hand Ot	Total Value	WI%	Net Value
North Warehouse	Fieldwood	71926	Schill No.	Bay3/N Wall/FLR	STDDS: STEP, CYL. W/	r roject name	EA	VV C. (155)	24	72.87	100.0%	
North Warehouse	Fieldwood	71936		n2/n4/c2	NUTS 4 SUCT		F.4		1	1 020 25	100.0%	1 020 25
North Warehouse	Fieldwood	/1936		B2/B1/S2	CYL: HYD, I/BRD, UNRPRD		EA		1	1,020.25	100.0%	1,020.25
North Warehouse	Fieldwood	71937		B2/B1/S2	CYL, HYD, I/BRD, UNRPRD		EA		1	1,020.25	100.0%	1,020.25
North Warehouse	Fieldwood	71939		B2/B4/IS	CYL: COMPRSSR, 8", W/		EA		1	6,558.73	100.0%	6,558.73
				,,	ALL HD STDDS & NTS					.,		-,
North Warehouse	Fieldwood	71948		B2/B5/S1	VLV CHR: UNRPR'D		EA		8	153.04	100.0%	153.04
North Warehouse	Fieldwood	71952		B2/B1/S2	CYL: CMPRSSR, 8", W/ IB		EA		1	3,497.99	100.0%	
	- 11	74055		00/04/64	HEAD & P. GL ND					4 244 75	400.00/	4 244 75
North Warehouse	Fieldwood	71955		B2/B4/S1	PSTN: COMP, C.I., W/2 STEEL DONUTS		EA		1	1,311.75	100.0%	1,311.75
North Warehouse	Fieldwood	71971		B2/B1/S2	PSTN/ ROD ASSY: X 2",		EA		1	1,289.88	100.0%	1,289.88
North Warehouse	Fieldwood	71975		B2/B1/S2	NO RINGS, TUNGSTEN CRSSHD: GUIDE, WBF-74,		EA		1	3,279.36	100.0%	3,279.36
					BORE							
North Warehouse	Fieldwood	71977		B2/B1/S2	DIST PC: WBF-74, NEW OEM 14" CYL		EA		1	2,040.49	100.0%	2,040.49
North Warehouse	Fieldwood	71980		WH/B29/S1	FAN ASSY: 7 BLADE 132"		EA		1	2,186.24	100.0%	2,186.24
					DIA AIR-X-CHANGER							
North Warehouse	Fieldwood	71983		WH/B29/S1	FAN BLDES: FIBERGLASS		EA		6	364.37	100.0%	364.37
					62" L X 11-1/1 4" W							
North Warehouse	Fieldwood	72001		WH/B8/S2	PMP ASSY: LUBE, MVS,		EA		1	2,186.24	100.0%	2,186.24
					W/ ATMOS IND. &							
North Warehouse	Fieldwood	72002		WH/B8/S2	PMP ASSY: LUBE, MVS, W/ ATMOS IND. &		EA		1	2,186.24	100.0%	2,186.24
North Warehouse	Fieldwood	72013		WH/B8/FLR	HD: CYL, PWR, RECOND		EA		2	1,311.75	100.0%	1,311.75
North W	Fieldwood	72025		VM11/020/24	MANIFOLD: INTAKE		F.A.		ļ	720 75	100.00	730 75
North Warehouse North Warehouse	Fieldwood Fieldwood	72025 72027		WH/B38/S1 WH/B36/S1	MANIFOLD: INTAKE MANIFOLD: EXHST,		EA EA		2	728.75 655.87	100.0% 100.0%	728.75 655.87
					P9390, SECTIONS							
North Warehouse	Fieldwood	72037		WH/B6/S2	ROD: CONN, P9390, US'D		EA		16	510.12	100.0%	510.12
North Warehouse	Fieldwood	81982		B3/B2/FLR	ROD: ARTIC'LD, GMVC		EA		1	1,366.40	100.0%	1,366.40
North Warehouse North Warehouse	Fieldwood Fieldwood	81984 81985		B3/B4/S3 B3/B4/FLR	SPRCKT: TLA SGL SPLIT SPRCKT: TLA IDLER		EA EA		1 1	6,635.24 1,923.89	100.0% 100.0%	
North Warehouse	rieldwood	91985		B3/B4/FLK	W/PUMP		EA		1	1,923.89	100.0%	1,923.89
North Warehouse	Fieldwood	81987		WH/B41/S2	SHOE: GMVC XHD		EA		1	1,689.76	100.0%	1,689.76
North Warehouse	Fieldwood	89087		WH/B43/S1	PSTN/ROD ASSY: SZ 28" US'D C7120-3A 3172		EA		1	9,838.09	100.0%	9,838.09
					035 07120 3713172							
North Warehouse North Warehouse	Fieldwood Fieldwood	96073		WH/B8/S2	PMP,HYD: 5.2gpm		EA EA		1	9,793.64	100.0%	
North Warehouse	Fieldwood	96074 112605		WH/B8/S2 B3/B8/FLR	PMP,HYD: 1.9gpm KT: RPR VRA		EA		3	9,793.64 852.63	100.0% 100.0%	9,793.64 852.63
North Warehouse	Fieldwood	112606		B3/B10/S1	VLV		EA		3	1,093.12	100.0%	
North Warehouse North Warehouse	Fieldwood Fieldwood	112608 197167		B3/B10/S1 WH/B25/S2	VLV TRBCHRGR: VTC254 BBC		EA EA		6	655.87 33,066.91	100.0% 100.0%	655.87 33,066.91
					W/MNTNG GSKT				_			,
North Warehouse	Fieldwood	200368		WH/B30/FLR	ROTOR ASSY, DEEPWELL PUMP		EA		1	7,651.85	100.0%	7,651.85
North Warehouse	Fieldwood	200371		B2/B10/FLR	CYL: WRTHGTN SIZE 9-		EA		1	10,931.21	100.0%	10,931.21
					1/4"							
North Warehouse North Warehouse	Fieldwood Fieldwood	200372 200379		B2/B11/FLR B2/B11/FLR	CYL: WRTHGTN, SIZE 7" CYL: WRTHGTN SIZE 7.007		EA EA		1	8,744.97 9,838.09	100.0% 100.0%	
North Warehouse North Warehouse	Fieldwood Fieldwood	200380 200381		WH/B5/S2 WH/B5/S2	IMPELLER: TURBINE IMPELLER: 'C30' B STG,		EA EA		1 1	16,560.78 17,289.53	100.0% 100.0%	
					SOLAR				_			
North Warehouse North Warehouse	Fieldwood Fieldwood	200387 200390		WH/B11/S1 WH/B27/S2	COMPR: AIR GEAR: BX TYPE, 206HS,		EA EA		1 1	6,194.35 29,149.89	100.0% 100.0%	
North Warehouse	rieldwood	200390		W11/627/32	RAT 1.262-1		LA		1	25,145.05	100.0%	25,145.05
North Warehouse	Fieldwood	200400		WH/B5/S2	BEARING ASSY: C30 SLR GC DMPR SUCT		EA		1	21,060.80	100.0%	21,060.80
North Warehouse	Fieldwood	200401		WH/B5/S2	BEARING ASSY: C30 DIS		EA		1	18,346.21	100.0%	18,346.21
					SLR GC TILT PAD							
North Warehouse	Fieldwood	200414		B2/B7/S1	CYL: 6, WRTHGTN COMPRSSR		EA		1	8,744.97	100.0%	8,744.97
North Warehouse	Fieldwood	200421		B2/B9/FLR	CYL: 15", COMPRSSR, NO		EA		1	14,574.95	100.0%	14,574.95
North Warehouse	Fieldwood	200422		B2/B5/S1	STDDS F/VLV CAPS CYL: 9", COMPRSSR		EA		-	10,931.21	100.09/	10,931.21
North Warehouse	rieldwood	200422		62/63/31	#10674-E I/R -RDS		LA		1	10,931.21	100.0%	10,531.21
North Warehouse	Fieldwood	200423		B2/B11/S1	CYL: 11-1/4", COMPRSSR		EA		1	13,117.45	100.0%	13,117.45
					W/ 11.287 BORE							
North Warehouse	Fieldwood	200424		B2/B5/S2	CYL: 5", COMPRSSR I/R-		EA		1	9,327.97	100.0%	9,327.97
North Warehouse	Fieldwood	200426		WH/B20/S1	RDS TURBINE		EA		1	3,643.74	100.0%	3,643.74
North Warehouse	Fieldwood	202849		YD/R4	HEAT EXCHNGR		EA		1		100.0%	
North Warehouse	Fieldwood	202850		WH/B38/FLR	PMP: CMSD 4X6X10.5		EA		1	65,000.00	100.0%	
North Warehouse North Warehouse	Fieldwood Fieldwood	202854 202876		Bay 6 YD/R4	COMPR: PKG ENG: NG 399		EA EA		1	22,117.48	100.0% 100.0%	22,117.48
North Warehouse	Fieldwood	227188		B3/B6/S1	CYL: CPR GMWA-9-1A		EA		1	7,651.85	100.0%	7,651.85
North Warehouse	Fieldwood	228011		Bay 2	PWR CYLINDERS PSTN/ROD ASSY: 29-1/2",		EA		1	-	100.0%	-
					CPR F/ V250 COM				_			
North Warehouse	Fieldwood	228012		B2/B2/S1	PSTN ROD: I/R RDS 2.125 IN CRBDE CTD		EA		1	2,379.02	100.0%	2,379.02
North Warehouse	Fieldwood	229324		WH/B44/S1	PSTN/ROD ASSY: TLA		EA		1	4,733.25	100.0%	4,733.25
North Warehous	Fioldwor ²	222202		Linear Co-tl-	COMPRSSR ENG:NG 235hn 1200rnm		EA		-	26 000 00	100.001	26 000 00
North Warehouse	Fieldwood	233282		Linear Controls	ENG:NG,235hp,1200rpm		EA		1	26,909.80	100.0%	26,909.80
North Warehouse	Fieldwood	233305		B1/Floor	ENG:DIESEL,318hp,8,2100		EA		1	13,481.83	100.0%	13,481.83
North Warehouse	Fieldwood	233453		Yard/Row 3	rpm GEN:DIESEL,30kW,208/48		EA		1	9,291.53	100.0%	9,291.53
					0V,AC,1800rpm, 3ph							
North Warehouse	Fieldwood	241167		B2/B6/FLR	CYL: 28", VRA CLRK COMPRSSR		EA		1	3,079.21	100.0%	3,079.21
North Warehouse	Fieldwood	241168		B2/B7/FLR	CYL: 17", VRA CLRK		EA		1	2,309.41	100.0%	2,309.41
					COMPRSSR							
North Warehouse	Fieldwood	241169		B2/B2/FLR	CYL: 9, VRA CLRK COMPRSSR		EA		1	1,539.61	100.0%	1,539.61
North Warehouse	Fieldwood	241173		WH/B44/FL	PSTN/ROD ASSY: VRA		EA		1	1,539.61	100.0%	1,539.61
North Warehouse	Fieldwood	241179		WH/B1/Floor	CLRK COMPRSSR HD: VRA CLRK O/BRD		EA		1	3,849.02	100.0%	3,849.02
					UNLDR		LM					
North Warehouse	Fieldwood	241181		B10K/B36/S1	VLV CHR: VRA CLRK VLV		EA		12	173.21	100.0%	173.21
					CHRS F/13"							

Facility	Facility Owner	Item Number	Serial No.	Location	Item Description	Project Name	UOM	Wt. (lbs) Dr	Hand Qt	Total Value	WI%	Net Value
North Warehouse North Warehouse	Fieldwood Fieldwood	241182 241185		B3/B10,11,12/FLR B3/B9/S1	PSTN: VRA CLRK PWR ROD: VRA CLRK ART		EA EA		6		100.0% 100.0%	2,169.33
					CONN							
North Warehouse	Fieldwood	241189		B3/B10/S3	PIN: WRIST, VRA CLRK PWR PISTON		EA		4	1,255.26	100.0%	
North Warehouse	Fieldwood	241191		B3/B8/S1	TENSIONER: VRA CLRK CHAIN		EA		2	1,196.78	100.0%	1,196.78
North Warehouse North Warehouse	Fieldwood Fieldwood	241202 241203		B3/B2/S2 B3/B1/FLR	GVRNR: GMVC-12 JUMPER: H2O, GMVC-12		EA EA		1 12	8,409.66 148.50	100.0% 100.0%	8,409.66 148.50
					HD TO CYL							
North Warehouse	Fieldwood	241205		B3/B3/S2	JUMPER: H2O, GMVC-12 CYL TO RAIL		EA		6	111.47	100.0%	111.47
North Warehouse	Fieldwood	241216		B3/B3/S3	EXHST: ELBOW, GMVC- 12, GMVA-34-2C		EA		4	857.27	100.0%	857.27
North Warehouse North Warehouse	Fieldwood Fieldwood	251608 252667		B2/Yard B2/B5/S2	ENG CYL: 6", WHT SUPR		EA EA		1	4,862.67	100.0% 100.0%	4,862.67
					COMPRSSR CMPLT							
North Warehouse	Fieldwood	323171		WH/B41/S1	PSTN: RING FOR 23.00" PISTON		EA		2	238.14	100.0%	238.14
North Warehouse	Fieldwood	323172		WH/B41/S1	PSTN: RING FOR 16.50" PISTON		EA		2	223.27	100.0%	223.27
North Warehouse	Fieldwood	323173		WH/B41/S1	PSTN: RING FOR 10.50"		EA		3	139.85	100.0%	139.85
North Warehouse	Fieldwood	326861		WH/B41/FLR	PISTON PSTN: 10.50", PART #579-		EA		1	6,451.03	100.0%	6,451.03
North Warehouse	Fieldwood	326862		WH/B44/FLR	062-001 PSTN: ROD FOR 10.50",		EA		1	3,373.74	100.0%	3,373.74
North Warehouse					PISTON							
	Fieldwood	326863		WH/B44/FLR	PSTN: ROD FOR 23.00", PISTON		EA		1	3,373.74	100.0%	
North Warehouse	Fieldwood	326864		WH/B44/FLR	PSTN: ROD FOR 16.50", PISTON		EA		1	3,373.74	100.0%	3,373.74
North Warehouse	Fieldwood	328243		WH/B41/FLR	PSTN: 16.50", PART #579- 082-201		EA		1	18,426.94	100.0%	18,426.94
North Warehouse	Fieldwood	329558		Linear Controls	ENG:NG,423hp,12,7in,H2		EA		1	84,000.00	100.0%	84,000.00
North Warehouse	Fieldwood	333387		WH/B41/FLR	0,900rpm PSTN: 23.00", PART #579-		EA		1	33,442.43	100.0%	33,442.43
North Warehouse	Fieldwood	348619		B1/B1/S1	303-201 MTR,ELEC:TEFC,3600rpm,		EA		1	7,220.06	100.0%	7,220.06
					150hp,445LP							
North Warehouse	Fieldwood	370132		Linear Controls	ENG:NG,85- 220hp,1905in3,6,7IN		EA		1	60,750.95	100.0%	60,750.95
North Warehouse	Fieldwood	500133		Fluid Crane	SUMP TANK,4'WX10'LX4'H,ATM		EA		1	26,250.00	100.0%	26,250.00
					OS,EXT,16" PFLA							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 61	1-48" X 15' X 230 WP L.P. Horizontal Separator (No	?	EA		1	4,850.00	100.0%	4,850.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 64	Skid) 24" X 10' Vertical H.P.	Eugene Island	EA		1	1,770.00	100.0%	1,770.00
					Separator w/Skid	Block#266-B						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 65	12" X 6' Vertical LP Fuel Gas Scrubber (No Skid)	f	EA		1	1,235.00	100.0%	1,235.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 66	12" X 6' Vertical LP Fuel	South Marsh Island	EA		1	1,235.00	100.0%	1,235.00
					Gas Scrubber w/Skid	11-N						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 70	1-120 Degree Boat	South Marsh Island	EA		1	820.00	100.0%	820.00
					Landing with 48" Plate Doublers	11						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 73	24" X 10' Vertical H.P. Separator w/Skid	?	EA		1	1,625.00	100.0%	1,625.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 74	30" X 10' Vertical LP Test	?	EA		1	1,895.00	100.0%	1,895.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 77	Separator w/Skid 16" X 8' Vertical LP	South Marsh Island	EA		1	1,455.00	100.0%	1,455.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 90	Separator (No Skid) 1-48" X 10' X 275 WP L.P.	10 South Marsh island	EA		1	4,120.00	100.0%	4,120.00
	, , , , , , , , , , , , , , , , , , , ,				Horizontal Scrubber	Block# 48 E			_	,,		.,
					Vessel NO SKID							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 96	1-Glycol Reboiler with Stack & Stihl Column	High Island Block# 467 A	EA		1	8,145.00	100.0%	8,145.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 100	48" X 10' X 275# W.P.	N/A	EA		1	4,175.00	100.0%	4,175.00
					Horizontal Water Skimmer with Skid							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 101	42" X 15' X 1440# W.P. Horizontal 3-Phase	N/A	EA		1	3,895.00	100.0%	3,895.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 102	Separator "No Skid" 42" X 12' 6" X 125# W.P.	N/A	EA		1	3,215.00	100.0%	3,215.00
Acadian - Lalayette	Acadian Contractors, Inc.			LOC NO. 102	Horizontal Skimmer with	l l	LA		•	3,213.00	100.070	3,213.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 103	Skid 20" X 7' 6" X 275 W.P.	N/A	EA		1	1,210.00	100.0%	1,210.00
					Vertical Separator with Skid							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 104	30" X 10' X 1480 W.P.	N/A	EA		1	2,150.00	100.0%	2,150.00
					Horizontal Separator with Skid							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 105	One Dual Meter Run Skid with Pig Traps	N/A	EA		1	1,385.00	100.0%	1,385.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 106	30" X 6' X 150# W.P.	N/A	EA		1	1,665.00	100.0%	1,665.00
					Vertical Scrubber Vessel with Skid							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. KK	30" X 4' X 250 WP Vertical Scrubber Vessel w/Skid	From Offshore Specialty	EA		1	1,570.00	100.0%	1,570.00
						Fabricators in Houma						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. CCC	Line Heater/Reboiler	Eugene Island Block# 212 "A"	EA		1	12,275.00	100.0%	12,275.00
***************************************					Package 8' W X 22' 6"L X 10' 1" T							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. DDD	3-Vapor Recovery Stands	Eugene Island Block# 212 "A"	EA		1	235.00	100.0%	235.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. EEE	1-Heater Stack, 1-Still	Eugene Island Block# 212 "A"	EA		1	355.00	100.0%	355.00
					Column, and Misc Pipe and Hardware for Line	DIUCK# Z1Z "A"						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 107	Heater/Reboiler 1-Pallet of Used Spool	West Cameron	EA		1	295.00	100.0%	295.00
					Piping	Block# 165 "A"						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 109	1-Filter Separator with Skid (5' X 12' X 8' Tall) Est.	High Island Block# A376 B	EA		1	1,155.00	100.0%	1,155.00
			1		10,000#							1,490.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 110	1-Float Cell with Skid (7' X	High Island Block#	EA		1	1,490.00	100.0%	

Facility	Facility Owner	Item Number	Serial No.	Location	Item Description	Project Name	UOM	Wt. (lbs)	On Hand Qt	Total Value	WI%	Net Value
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 111	Two (2) Plate Heat Exchanger Skids	High Island Block# A595 "CF"	EA		1		100.0%	475.00
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 112	1-Piggy-Back Water	Main Pass Block#	EA		1	5,025.00	100.0%	5,025.00
					Skimmer & Float Cell Package (Newly Fabricated)	140-A						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 113	1-Verticle Water Skimmer Vessel with Skid (60" X	Vermilion Block# 60- A	EA		1	3,375.00	100.0%	3,375.00
					12" X 15,000#) (MBM-	-						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 114	1800) 1-Verticle Floatation Unit	West Cameron	EA		1	655.00	100.0%	655.00
					(4M Spinsep) with Skid (ABM-1908) (10,150#)	Block# 68-A						
					(Monosep Corporation-							
					Serial# MCO-2076)							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 115	1-Verticle Test Separator with Skid (MBD-4501) (36	West Cameron Block# 68-A	EA		1	865.00	100.0%	865.00
					X 10 Foot X 17,000#)							
					(2,000 WP @ 100 deg, MFG 1982)							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 116	1-Horizontal 3-Phase H.P.	West Cameron	EA		1	1,435.00	100.0%	1,435.00
					Production Separator	Block# 68-A						
					with Skid (MBD-4502) (60" X 15') (1440 @ 100							
					Deg-Yr Built 1982)							
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 117	1-Vertical Vent Scrubber	West Cameron Block# 68-A	EA		1	1,775.00	100.0%	1,775.00
					Package with Skid (MBF- 2401) (30" X 10' X	DIOCK# 00-A						
Acadian - Lafayette	Acadian Contractors, Inc.			Lot No. 118	22,000#) 1-Horizontal 2-Phase Vent	East cameron	EA		1	3,545.00	100.0%	3,545.00
					Scrubber Vessel W/Skid (48" X 10' X 150# @ 100	Block# 320-A						
					Deg) Built 1987							
Viking - Henderson	Viking Fabricators, LLC				Handrails		EA		179	315.00	100.0%	315.00
Viking - Youngsville	Viking Fabricators, LLC				10 FT. LONG LADDER CAGES		EA		1	763.87	100.0%	763.87
Viking - Youngsville	Viking Fabricators, LLC				12'-6" LONG LADDER CAGES		EA		84	1,291.85	100.0%	1,291.85
Viking - Youngsville	Viking Fabricators, LLC				10 FT. LONG LADDERS		EA		81	622.75	100.0%	
Viking - Youngsville Linear - Lafayette	Viking Fabricators, LLC Linear Controls	2124118-01	11233630-1	ATS - OUTDOOR	20 FT. LONG LADDERS ASSY, TREE CAP, BP		EA EA	7,155	107 1	1,236.43 5,545.13	100.0% 100.0%	
Linear - Lafayette	Linear Controls	2124617-01	2659561170	ATS - OUTDOOR	TROIKA ASSY, RIG TEST SKID,		EA	11,000	1		100.0%	8,525.00
	Linear Controls	2124117-07	400257303-01	ATS - OUTDOOR	SUBSEA TREE,		EA				100.0%	
Linear - Lafayette					CONV. ASSY, SUBSEA TREE, 4" X 2"-10M,			80,000	1			
Linear - Lafayette	Linear Controls	2273013-01	110598733-1(RR1)	ATS - OUTDOOR	ASSEMBLY, 5" X 2"-10M SPOOLTREE.		EA	66,000	1	51,150.00	100.0%	51,150.00
Linear - Lafayette	Linear Controls	2124123-01	96101817050	ATS - OUTDOOR	ASSY, TREE CAP SHIPPING SKID		EA	1,850	1	1,433.75	100.0%	1,433.75
Linear - Lafayette	Linear Controls	2124145-01	45256012-5	ATS - OUTDOOR	ASSY, HUB, 4" WELL TERMINATION,		EA	1,400	1	1,085.00	100.0%	1,085.00
Linear - Lafayette	Linear Controls	2141833-01	11227730-01	ATS - OUTDOOR	ASSY, TREE		EA	5,800	1	4,495.00	100.0%	4,495.00
					TRANSPORTATION SKID, BP							
Linear - Lafayette	Linear Controls	2124836-01	11171617-1	ATS - OUTDOOR	TEST STUMP BODY, TREE FAT SKID,		EA	6,200	1	4,805.00	100.0%	4,805.00
Linear - Lafayette	Linear Controls	2124641-01	11384318-1	ATS - OUTDOOR	ASSY, COMPLETION		EA	20,500	1	15,887.50	100.0%	15,887.50
Linear - Lafayette	Linear Controls	2098861-02	11197244-1	ATS - OUTDOOR	GUIDE BASE, STM-15 ASSY, MCPAC		EA	11,000	1	8,525.00	100.0%	8,525.00
					CONNECTION TOOL, SHELL							
Linear - Lafayette	Linear Controls	2098861-02	11199037-1	ATS - OUTDOOR	ASSY, MCPAC CONNECTION TOOL.		EA	11,000	1	8,525.00	100.0%	8,525.00
		242440.04	05 450 4550	ATT OUTDOOD	SHELL			44.000		0.505.00	400.00/	0.535.00
Linear - Lafayette	Linear Controls	2124119-01	964534560	ATS - OUTDOOR	ASSY, TREE RUNNING TOOL		EA	11,000	1	8,525.00	100.0%	8,525.00
Linear - Lafayette	Linear Controls	2124129-01	265340930	TOOLSKID - OUTDOOR	ASSY, TUBING HANGER RUNNING TOOL		EA	1,500	1	1,162.50	100.0%	1,162.50
Linear - Lafayette	Linear Controls	2124128-01	11286013-17	TOOLSKID - OUTDOOR	ASSY, TUBING HANGER, STM-15,		EA	1,000	1	775.00	100.0%	775.00
Linear - Lafayette	Linear Controls	2124135-01	2659561200	TOOLSKID - OUTDOOR	ASSY, TUBING HANGER		EA	300	1	232.50	100.0%	232.50
Linear - Lafayette	Linear Controls	2124135-01	2659561190	TOOLSKID - OUTDOOR	HANDLING / TEST ASSY, TUBING HANGER		EA	300	1	232.50	100.0%	232.50
Linear - Lafayette	Linear Controls	2018904-01	265956120(RR2)	TOOLSKID - OUTDOOR	HANDLING / TEST ASSY, LEAD IMPRESSION		EA	900	1	697.50	100.0%	697.50
Linear - Lafayette	Linear Controls	2124129-01	266013010	TOOLSKID - OUTDOOR	TOOL ASSY, TUBING HANGER		EA	1,500	1		100.0%	
					RUNNING TOOL							
Linear - Lafayette	Linear Controls	2124139-01	11186901-01	TOOLSKID - OUTDOOR	ASSY, DUMMY TBG HGR, STM-15, 4.06"		EA	1,000	1		100.0%	
Linear - Lafayette	Linear Controls	2055294-12	110357224-01	CPB 077 - INDOOR	ASSEMBLY, TUBING HANGER, 5 IN NOM.		EA	2,500	1	1,937.50	100.0%	1,937.50
Linear - Lafayette	Linear Controls	2748033-01	45353783-01-01	CPB 077 - INDOOR	WIRELINE PLUG, 5.25" DIA, METAL AND		EA	50	1	38.75	100.0%	38.75
Linear - Lafayette	Linear Controls	2749898-01	4500436775-2-1	CPB 077 - INDOOR	5.250" WIRELINE PLUG		EA	50	1	38.75	100.0%	38.75
Linear - Lafayette	Linear Controls	2055296-02-01	110407008-1	CPB 078 - INDOOR	'HH' TRIM WITH ASSEMBLY, INTERNAL		EA	1,500	1	1,162.50	100.0%	1,162.50
Linear - Lafayette	Linear Controls	60007268	96953428110	SF-YARD - OUTDOOR	TREE CAP, 10K WP TROIKA TOOL SHED		EA		1		100.0%	
Linear - Lafayette	Linear Controls	2124147-04	111802674	TRI 168 - INDOOR	ASSY, CLAMP, W/ SEAL PLATE, 10"		EA	2,000	1		100.0%	
Linear - Lafayette	Linear Controls	2124581-01	11170112-05	TRI 170 - INDOOR	SEAL PLATE, 4" WELL &		EA	200	1	155.00	100.0%	155.00
Linear - Lafayette	Linear Controls	2124581-01	11170112-06	TRI 170 - INDOOR	MANIFOLD SEAL PLATE, 4" WELL &		EA	200	1	155.00	100.0%	155.00
Linear - Lafayette	Linear Controls	2124581-01	11170113-05	TRI 170 - INDOOR	MANIFOLD SEAL PLATE, 4" WELL &		EA	200	1		100.0%	
					MANIFOLD							
Linear - Lafayette	Linear Controls	2124581-01	11363037-01	TRI 170 - INDOOR	SEAL PLATE, 4" WELL & MANIFOLD		EA	200	1		100.0%	
Linear - Lafayette	Linear Controls	2124581-01	11170113-04	TRI 170 - INDOOR	SEAL PLATE, 4" WELL & MANIFOLD		EA	200	1	155.00	100.0%	155.00
Linear - Lafayette	Linear Controls	2124159-01	45284821-04	TRI 171 - INDOOR	BODY, HUB, 10" FLOWLINE TEST STAND		EA	250	1	193.75	100.0%	193.75
Linear - Lafayette	Linear Controls	2124159-01	45284821-01	TRI 171 - INDOOR	BODY, HUB, 10"		EA	250	1	193.75	100.0%	193.75
					FLOWLINE TEST STAND							

Facility	Facility Owner	Item Number	Serial No.	Location	Item Description	Project Name	UOM	Wt. (lbs)	On Hand Qt	Total Value	WI%	Net Value
Linear - Lafayette	Linear Controls	041700-47	4503010723-1-1	TRI 171 - INDOOR	GASKET, AX - 18-3/4"		EA	110	1	85.25	100.0%	85.25
Linear - Lafayette	Linear Controls	2124147-01	96111219520	TRI 172 - INDOOR	10/15M 316 SS ASSY, CLAMP, W/SEAL		EA	2,000	1	1,550.00	100.0%	1,550.00
	Lizzas Cantania				PLATE, 4" WELL							
Linear - Lafayette	Linear Controls	2124147-01	96111219570	TRI 172 - INDOOR	ASSY, CLAMP, W/SEAL PLATE, 4" WELL		EA	2,000	1	1,550.00	100.0%	1,550.00
Linear - Lafayette	Linear Controls	2141279-01	4502534448-01-01	TRI 172 - INDOOR	CLAMP, 10" FLOWLINE/ PIGGING LOOP/		EA	1,500	1	1,162.50	100.0%	1,162.50
Linear - Lafayette	Linear Controls	2124581-06-02	4504055507-02-01	TRI 174 - INDOOR	CONVERSION BLANKING SEAL PLATE, 4" WELL		EA	180	1	139.50	100.0%	139.50
Linear - Lafayette	Linear Controls	2124581-06-02	4504055507-01-01	TRI 174 - INDOOR	CONVERSION BLANKING SEAL PLATE, 4" WELL		EA	180	1	139.50	100.0%	139.50
Linear - Lafayette	Linear Controls	2124581-06-02	4504055507-03-01	TRI 174 - INDOOR	CONVERSION BLANKING SEAL PLATE, 4" WELL		EA	180	1	139.50	100.0%	139.50
Linear - Lafayette	Linear Controls	2142930-01	4501742451-1-2	TRI 174 - INDOOR	ACCESS STAND, G2 TUBING HANGER		EA	200	1	155.00	100.0%	155.00
Linear - Lafayette	Linear Controls	2124581-01	11170113-01	TRI 174 - INDOOR	RUNNING SEAL PLATE, 4" WELL &		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124581-01	11410124-01	TRI 174 - INDOOR	MANIFOLD SEAL PLATE, 4" WELL &		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124581-01	11170112-02	TRI 174 - INDOOR	MANIFOLD SEAL PLATE, 4" WELL &		EA	150	1	116.25	100.0%	116.25
				TRI 174 - INDOOR	MANIFOLD			150				
Linear - Lafayette	Linear Controls	2124581-07	4503345734-01-02	TRI 174 - INDOOR	SEAL PLATE, COATING ON OD ONLY		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124581-07	4503345734-01-03	TRI 174 - INDOOR	SEAL PLATE, COATING ON OD ONLY		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124581-07	4503345734-01-04	TRI 174 - INDOOR	SEAL PLATE, COATING ON OD ONLY		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124581-07	4503345734-01-01	TRI 174 - INDOOR	SEAL PLATE, COATING ON OD ONLY		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124581-03	4502533058-01-01	TRI 174 - INDOOR	SEAL PLATE, 10"		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124581-01	11251434-01	TRI 174 - INDOOR	FLOWLINE JUMPER SEAL PLATE, 4" WELL &		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124586-01	450605865-1	TRI 175 - INDOOR	MANIFOLD END PLATE, MANDREL		EA	500	1	387.50	100.0%	387.50
Linear - Lafayette	Linear Controls	2124584-01	450605849-1-1	TRI 175 - INDOOR	RETAINER, MANDREL, RETAINER		EA	400	1	310.00	100.0%	310.00
Linear - Lafayette	Linear Controls	2124535-01	NS201604020729021	TRI 175 - INDOOR	SLEEVE, ANNULUS LOOP, 2.875		EA	300	4	232.50	100.0%	232.50
Linear - Lafayette	Linear Controls	2124624-01	450604006-1	TRI 175 - INDOOR	O.D. X 2.125 BODY, 4" PRODUCTION		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2124585-01	450605858-1	TRI 175 - INDOOR	STAB, RETAINER PLATE, MASTER		EA	150	1	116.25	100.0%	116.25
					VALVE BLOCK							
Linear - Lafayette	Linear Controls	2156742-01	11328834-01	TRI 175 - INDOOR	SUB-ASSY, BOP SPANNER JOINT, 7.625"		EA	200	1	155.00	100.0%	155.00
Linear - Lafayette	Linear Controls	2156773-02	11322641-01	TRI 175 - INDOOR	UPPER ADAPTER, BOP SPANNER JOINT,		EA	200	1	155.00	100.0%	155.00
Linear - Lafayette	Linear Controls	2124147-01	400297648	TRI 176 - INDOOR	ASSY, CLAMP, W/SEAL PLATE, 4" WELL		EA	2,000	1	1,550.00	100.0%	1,550.00
Linear - Lafayette	Linear Controls	2124147-01	11213146-1	TRI 176 - INDOOR	ASSY, CLAMP, W/SEAL		EA	2,000	1	1,550.00	100.0%	1,550.00
Linear - Lafayette	Linear Controls	041700-09-01	400133273	TRI 178 - INDOOR	PLATE, 4" WELL AX GASKET, 11"- 5M/10M#, ST/STL WITH		EA	30	1	23.25	100.0%	23.25
Linear - Lafayette	Linear Controls	041700-09-01	400133274	TRI 178 - INDOOR	AX GASKET, 11"- 5M/10M#, ST/STL WITH		EA	30	1	23.25	100.0%	23.25
Linear - Lafayette	Linear Controls	2098477-01	175670-1	TRI 178 - INDOOR	AX-VX GASKET		EA	110	1	85.25	100.0%	85.25
Linear - Lafayette Linear - Lafayette	Linear Controls Linear Controls	2098477-01 2124579-02	175670-2 45434247-8	TRI 178 - INDOOR TRI 178 - INDOOR	AX-VX GASKET GASKET, 10"-15M, SEAL		EA EA	110 20	1	85.25 15.50	100.0% 100.0%	85.25 15.50
					PLATE, MCPAC							
Linear - Lafayette	Linear Controls	2124579-02	45434247-6	TRI 178 - INDOOR	GASKET, 10"-15M, SEAL PLATE, MCPAC		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124579-02	45434247-3	TRI 178 - INDOOR	GASKET, 10"-15M, SEAL PLATE, MCPAC		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124579-02	45434247-11	TRI 178 - INDOOR	GASKET, 10"-15M, SEAL		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124579-02	45445642-3	TRI 178 - INDOOR	PLATE, MCPAC GASKET, 10"-15M, SEAL		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124579-02	45445642-2	TRI 178 - INDOOR	PLATE, MCPAC GASKET, 10"-15M, SEAL	***************************************	EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124579-02	45445642-1	TRI 178 - INDOOR	PLATE, MCPAC GASKET, 10"-15M, SEAL		EA	20	1	15.50	100.0%	15.50
					PLATE, MCPAC							
Linear - Lafayette	Linear Controls	2124579-02	45438628-1	TRI 178 - INDOOR	GASKET, 10"-15M, SEAL PLATE, MCPAC		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124579-02	45445642-4	TRI 178 - INDOOR	GASKET, 10"-15M, SEAL PLATE, MCPAC		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette Linear - Lafayette	Linear Controls Linear Controls	501040-1 2124579-04	961276244180 45424496-2	TRI 178 - INDOOR TRI 178 - INDOOR	6" Gasket Sealing Ring GASKET W/ O-RING, 10"-		EA EA	20 20	1	15.50 15.50	100.0% 100.0%	15.50 15.50
Linear - Lafayette	Linear Controls	2124579-02	45434247-01	TRI 178 - INDOOR	GASKET, 10"-15M, SEAL		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124579-02	45424796-01	TRI 178 - INDOOR	PLATE, MCPAC GASKET, 10"-15M, SEAL		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124579-02	45424796-06	TRI 178 - INDOOR	PLATE, MCPAC GASKET, 10"-15M, SEAL		EA	20	1	15.50	100.0%	15.50
					PLATE, MCPAC							
Linear - Lafayette Linear - Lafayette	Linear Controls Linear Controls	2124579-02 2124579-02	45434274-02 45424796-04	TRI 178 - INDOOR TRI 178 - INDOOR	GASKET, 10"-15M, SEAL PLATE, MCPAC GASKET, 10"-15M, SEAL		EA EA	20	1	15.50 15.50	100.0%	15.50 15.50
Linear - Lafayette	Linear Controls	2124579-02	45424796-03	TRI 178 - INDOOR	PLATE, MCPAC GASKET, 10"-15M, SEAL		EA	20	1	15.50	100.0%	15.50
					PLATE, MCPAC							
Linear - Lafayette	Linear Controls	2124579-02	45445642-04	TRI 178 - INDOOR	GASKET, 10"-15M, SEAL PLATE, MCPAC		EA	20	1	15.50	100.0%	15.50
Linear - Lafayette	Linear Controls	2124134-01	2659561110	TRI 180 - INDOOR	ASSY, TUBING HANGER ADJUSTMENT STAN		EA	600	1	465.00	100.0%	465.00
Linear - Lafayette	Linear Controls	2099720-02	26-1567	TRI FLOOR - INDOOR	ASSY, TREE CAP RUNNING	***************************************	EA	5,000	1	3,875.00	100.0%	3,875.00
Linear - Lafayette	Linear Controls	60031311	9523237807360	TRI SHED - INDOOR	TOOL, BP Troika Dummy Control		EA	3,000	1	2,325.00	100.0%	2,325.00
Linear - Lafayette	Linear Controls	60031470	9523237807390	TRI SHED - INDOOR	Pod SHELL DUMMY CONTROL		EA	1,000	1	775.00	100.0%	775.00
					POD SHIPPING SKID							

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Facility	Facility Owner	Item Number	Serial No.	Location	Item Description	Project Name	UOM	Wt. (lbs)	On Hand Qt	Total Value	WI%	Net Value
Linear - Lafayette	Linear Controls	2123000-01	9624280360	TRI-SHELL - OUTDOOR	HANDLING TOOL ASSY, TREE CAP & TREE		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2123000-01	2657807220	TRI-SHELL - OUTDOOR	HANDLING TOOL ASSY, TREE CAP & TREE		EA	150	1	116.25	100.0%	116.25
Linear - Lafayette	Linear Controls	2123738-01	9624280370	TRI-SHELL - OUTDOOR	LIFT SUB, 1.50" NOM SHACKLE X		EA	50	1	38.75	100.0%	38.75
Linear - Lafayette	Linear Controls	2099099-03	11196376-1	TRI-SHELL - OUTDOOR	ASSY, TEST HUB, 10" FLOWLINE /		EA	350	1	271.25	100.0%	271.25
Linear - Lafayette	Linear Controls	2099099-03	11210778-1	TRI-SHELL - OUTDOOR	ASSY, TEST HUB, 10" FLOWLINE /		EA	350	1	271.25	100.0%	271.25
Linear - Lafayette	Linear Controls	2035504-02	961276650350	TRI-SHELL - OUTDOOR	ASSY, DEBRIS CAP, 18- 3/8" OD MCPAC		EA	100	1	77.50	100.0%	77.50
Linear - Lafayette	Linear Controls	2035519-01	1276650650	TRI-SHELL - OUTDOOR	ASSY, ROV RETRIEVABLE DEBRIS/TEST		EA	50	1	38.75	100.0%	38.75
Linear - Lafayette	Linear Controls	2035519-01	1276650660	TRI-SHELL - OUTDOOR	ASSY, ROV RETRIEVABLE DEBRIS/TEST		EA	50	1	38.75	100.0%	38.75
Linear - Lafayette	Linear Controls	2156132-01	9523237807220	TRI-SHELL - OUTDOOR	ASSY, COMBINATION (TREE/TREE CAP)		EA	500	1	387.50	100.0%	387.50
Linear - Lafayette	Linear Controls	2156145-01	11324065-01	TRI-SHELL - OUTDOOR	ASSY, 3-1/16-15M MONOBORE TUBING		EA	8,500	1	6,587.50	100.0%	6,587.50
Linear - Lafayette	Linear Controls	2124137-01	9523237807330	TRI-SHELL - OUTDOOR	ASSY, TOOL STORAGE & SHIPPING SKID		EA	2,000	1	1,550.00	100.0%	1,550.00
Linear - Lafayette	Linear Controls	2124137-01	9523237807340	TRI-SHELL - OUTDOOR	ASSY, TOOL STORAGE & SHIPPING SKID		EA	2,000	1	1,550.00	100.0%	1,550.00
Linear - Lafayette	Linear Controls	2124118-01	11278658-1	TRI-SHELL - OUTDOOR	ASSY, TREE CAP, BP TROIKA		EA	8,000	1	6,200.00	100.0%	6,200.00
Linear - Lafayette	Linear Controls		Serial.# WPI317		Waukesha Engine L7042 GSI		EA		1	82,625.00	100.0%	82,625.00
Linear - Lafayette	Linear Controls		Serial.# 48799		Waukesha Engine L3711		EA		1	51,250.00	100.0%	51,250.00
Linear - Lafayette	Linear Controls		Serial.# 1029776		Waukesha Engine F1905		EA		1	43,765.00	100.0%	43,765.00
Linear - Lafayette	Linear Controls		Serial.# 218794		Waukesha Engine F1905		EA		1	43,765.00	100.0%	43,765.00
Linear - Lafayette	Linear Controls		Serial.#396632		Waukesha Engine F1197		EA		1	24,315.00	100.0%	24,315.00
Linear - Lafayette	Linear Controls		Serial.# 362530		Waukesha Engine F1197		EA		1	24,315.00	100.0%	24,315.00
Whitco - Broussard	Whitco Supply	357501			1" x 3' x 20' Galvanized Grating		EA		106	395.00	100.0%	395.00
Whitco - Broussard	Whitco Supply	333963			1-1/2" x 3' x 20' Galvanized Grating		EA		-	598.00	100.0%	598.00
Express - Fourchon	Express Supply & Steel				1" x 3-1/16" x 36" x 20' Serrated Galvanized Domestic Grating		EA		10	400.65	100.0%	400.65
Express - Fourchon	Express Supply & Steel				1-1/2" x 3-1/16" x 36" x 20' Serrated Galvanized Domestic Grating		EA		35	555.67	100.0%	555.67

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Cash and other balances to be determined at effective date

Surety Bonds in favor of FWE I:

DATE	BOND NO.	Amount	Lease	PARTIES	SURETY	BENEFICIARY
3/6/19	B011964	\$300,000	OCS-G 01194	Fieldwood Energy LLC; Byron Energy Inc.	U.S. Specialty Insurance Company	Fieldwood Energy LLC
3/6/19	B011963	\$450,000	OCS-G 01194	Fieldwood Energy LLC; Byron Energy Inc.;BOEM	U.S. Specialty Insurance Company	Fieldwood Energy LLC; BOEM
11/29/18	N-7001005	\$2,366,855	OCS-0810; OCS-0812	Northstar Offshore Ventures LLC; SanareEnergy Partners, LLC; Fieldwood Energy LLC	Indemnity National Insurance Company	Fieldwood Energy LLC
3/9/18	N-7000930	\$2,640,126	OCS-G11691	Monforte Exploration L.L.C.; FieldwoodEnergy LLC	Indemnity National Insurance Company	Fieldwood Energy LLC
2/13/18	1149835	\$250,000	OCS-G03587	Northstar Offshore Ventures LLC	Lexon Insurance Company	Fieldwood Energy LLC
2/13/18	1149836	\$1,000,000	OCS-G03171	Northstar Offshore Ventures LLC	Lexon Insurance Company	Fieldwood Energy LLC
2/13/18	1149838	\$2,500,000	OCS-G01216;OCS-G01217	Northstar Offshore Ventures LLC	Lexon Insurance Company	Fieldwood Energy LLC
5/1/16	RLB0016261	\$1,514,600	2 A; ROW G12732;ROW G13	Whitney Oil & Gas, LLC; Apache Corporation; GOM Shelf LLC	RLI Insurance Company	Apache Corporation; GOM Shelf LLC

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Subsidiaries:

GOM Shelf LLC FW GOM Pipeline Inc.

Equity Interests:

Paloma Pipeline Company - 9.65% SP 49 LLC - 33.33% (owned by FW GOM Pipeline Inc.)

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Exhibit I-J

Field	Block	Lease	Туре	Rights	Date Le Eff	Date Le Exp	Le Cur Acres (Ac)	Operator	WI	Lease Status
SOUTH TIMBALIER 308 / EWING BANK 873	ST 287	G24987	Federal	RT	5/1/2003		5000	Fieldwood En	100.0%	PROD
SOUTH TIMBALIER 308 / EWING BANK 873	ST 287	G24987	Federal	OP 1	5/1/2003		5000	Fieldwood En	100.0%	PROD
SOUTH TIMBALIER 308 / EWING BANK 873	ST 287	G24987	Federal	OP 2	5/1/2003		5000	Fieldwood En	50.0%	PROD
SOUTH TIMBALIER 308 / EWING BANK 873	ST 308	G21685	Federal	RT	6/1/2000		5000	Fieldwood En	100.0%	PROD
SOUTH TIMBALIER 308 / EWING BANK 873	ST 308	G21685	Federal	OP 1	6/1/2000		5000	Fieldwood En	100.0%	PROD
SOUTH TIMBALIER 308 / EWING BANK 873	ST 308	G21685	Federal	OP 2	6/1/2000		5000	Fieldwood En	50.0%	PROD
VERMILION 362/371	VR 362	G10687	Federal	RT	6/1/1989		5,000	Fieldwood En Off	100.0%	UNIT
VERMILION 362/371	VR 362	G10687	Federal	OP	6/1/1989		5,000	Fieldwood En Off	16.7%	UNIT
VERMILION 362/371	VR 363	G09522	Federal	RT	5/1/1988		5,000	Fieldwood En	100.0%	ACTIVE
VERMILION 362/371	VR 363	G09522	Federal	OP 1	5/1/1988		5,000	Fieldwood En	100.0%	ACTIVE
VERMILION 362/371	VR 363	G09522	Federal	OP 2	5/1/1988		5,000	Fieldwood En Off	33.3%	ACTIVE
VERMILION 362/371	VR 363	G09522	Federal	OP 3	5/1/1988		5,000	Fieldwood En	50.0%	ACTIVE
VERMILION 362/371	VR 371	G09524	Federal	RT	7/1/1988		5,000	Fieldwood En Off	100.0%	ACTIVE
VERMILION 362/371	VR 371	G09524	Federal	OP	7/1/1988		5,000	Fieldwood En Off	16.7%	ACTIVE
VERMILION 78	VR 78	G04421	Federal	RT	11/1/1980		5,000	Fieldwood En	37.5%	ACTIVE
VERMILION 78	VR 78	G04421	Federal	OP	11/1/1980		5,000	Fieldwood En	18.8%	ACTIVE

Right of Way bearing Serial No. OCS-G29427 for Pipeline Segment No. 20278 pertaining to South Timbalier 308
Right of Way bearing Serial No. OCS-G15047 for Pipeline Segment No. 10675 pertaining to Vermilion 371

All other right, title and interest of FWE in any assets to the extent such assets relate to any of the foregoing leases or rights of way.

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Exhibit I-K(i)

Field	Block	Lease	Туре	Rights	Date Le Eff	Date Le Exp	e Cur Acre	Operator	WI	Lease Status	
EAST CAMERON 2 - (SL LA)	EC 2	SL18121	SL - LA	WI	5/12/2004	11/6/2020	220	Fieldwood	50.0%	RELINQ	
CHANDELEUR 42/43	CA 43	G32268	Federal	OP 1	7/1/2008		5,000	ieldwood E	7.69%	PROD	Knight Default
CHANDELEUR 42/43	CA 42	G32267	Federal	OP 1	7/1/2008	6/21/2019	5,000	ieldwood E	7.69%	RELINQ	Knight Default
WEST CAMERON 295	WC 295	G24730	Federal	OP 1	5/1/2003		5,000	ieldwood E	6.00%	PROD	Tammany Default
SHIP SHOAL 246/247/248/270/271	SS 249	G01030	Federal	OP 1	6/1/1962		5,000	ldwood En	0.042%	UNIT	Hillcrest GOM Default in Uni
SHIP SHOAL 246/247/248/270/271	SS 248	G01029	Federal	RT B	6/1/1962		5,000	ldwood En	0.04%	UNIT	Hillcrest GOM Default in Uni
SOUTH TIMBALIER 205/206	ST 205	G05612	Federal	ORRI	7/1/1983		5,000	ieldwood E	2.0%	PROD	-

Exhibit I-K(ii)

Asset Name	FWE Acct. Code	Lease Number	API	WI	NRI
CHANDELEUR 042 #A002	CA042A0200	G32267	177294001500	7.7%	5.4%
CHANDELEUR 043 #A001	CA043A0100	G32268	177294001400	7.7%	5.4%
CHANDELEUR 043 #A003	CA043A0300	G32268	177294001600	7.7%	5.4%
EAST CAMERON 002 #001 SL 18121	SL18121010	18121	177032013600	50.0%	37.3%
EUGENE IS 330 #B003 ST1	EI330B0301	G02115	177104008001	35.0%	29.1%
MAIN PASS 259 #A007	MP259A0700	G07827	177244071800	43.1%	29.7%
MAIN PASS 303 #B015	MP303B1500	G04253	177244024800	42.9%	35.7%
MATAGORDA IS 519 #L001	MI519L1SL0	MF-79413	427033030000	15.8%	12.2%
MATAGORDA IS 519 #L002	MI519L2SL0	MF-79413	427033034000	15.8%	12.2%
MATAGORDA IS 519 #L003	MI519L3SL0	MF-79413	427033039500	15.8%	12.2%
MATAGORDA IS 519 #L004	MI519L4SL0	MF-79413	427033039700	15.8%	12.2%
SHIP SHOAL 249 #D017	SS249D1700	G01030	177124020800	0.042%	TA
SOUTH TIMBALIER 205 #B002A ST1	ST205B02A1	G05612	177154062901	25.0%	20.8%
SOUTH TIMBALIER 205 #B004 ST1	ST205B0401	G05612	177154081601	25.0%	20.8%
SOUTH TIMBALIER 206 #A002 ST1	ST206A0201	G05613	177154060101	25.0%	TA
SOUTH TIMBALIER 206 #A003	ST206A0300	G05613	177154061000	25.0%	TA
SOUTH TIMBALIER 206 #A004A	ST206A04A0	G05613	177154074300	25.0%	TA
SOUTH TIMBALIER 206 #A006	ST206A0600	G05613	177154075100	25.0%	TA
SOUTH TIMBALIER 206 #A007	ST206A0700	G05613	177154075200	25.0%	TA
SOUTH TIMBALIER 206 #A008	ST206A0800	G05613	177154075300	25.0%	TA
SOUTH TIMBALIER 206 #A009	ST206A0900	G05613	177154075400	25.0%	TA
SOUTH TIMBALIER 206 #A010ST2BP	ST206A1002	G05613	177154075702	25.0%	TA
SOUTH TIMBALIER 206 #B003 ST1	ST206B0301	G05613	177154074001	25.0%	20.8%
SOUTH TIMBALIER 206 #B006	ST206B0600	G05613	177154103000	25.0%	20.8%
WEST CAMERON 295 #A002	WC295A0201	G24730	177014039001	6.0%	4.9%
SOUTH TIMBALIER 205 #G001 ST1	ST205G0101	G05612	177154106701	0.0%	2.0%
SOUTH TIMBALIER 205 #G003 ST1	ST205G0301	G05612	177154115301	0.0%	2.0%

Exhibit I-K(iii)

Asset Name	FWE Acct. Code	ease Numbe	Area/Block	WI
CHANDELEUR 043 P/F-A	CA43APLT	G32268	CA043	7.69%
HIGH ISLAND 120 P/F-A-PROCESS	HI120APROC	G01848	HI120	6.00%
WEST CAMERON 295 P/F-A	WC295ACAS	G24730	WC295	6.00%
SHIP SHOAL 248 P/F-G	SS248PFG	G01029	SS248	0.04%
SOUTH TIMBALIER 206 P/F-A	ST206APLT	G05612	ST206	25.00%
SOUTH TIMBALIER 205 P/F-B	ST205BPLT	G05612	ST205	25.00%
MATAGORDA IS 487 P/F-L(SL)	MI487LSL	MF-88562	MI487	15.80%
MATAGORDA IS 519 P/F-L - SL	MI519LSL	MF-88562	MI519	15.80%
Venice Dehydration Facility (South Pass Dehydration Station)	VENICEDHYD			64.80%
Tivoli Plant	TIVOLIPL			43.86%
MI 519 Bay City Compressor Station	MI519BAY			18.10%
Vermilion 76 Onshore Scrubber	VR76SCRUB			6.08%
Grand Chenier Separation Facility	GRCHENPF			72.08%
EAST CAMERON 002 P/F-1 SL18121	SL181211PT	18121	EC002	50.00%

Exhibit II-A

Field	Block	Lease	Туре	Rights	Date Le Eff	Date Le Exp	Le Cur Acres (Ac)	Operator	WI	Lease Status
BRETON SOUND 41	BS 41	G21142	Federal	OP 2	5/1/1999	1/26/2014	4,995	Fieldwood En Off	10.0%	TERMIN
BRETON SOUND 41	BS 41	G21142	Federal	Contractual	5/1/1999	1/26/2014	4,995	Fieldwood En Off	25.0%	TERMIN
EAST CAMERON 257	EC 257	G21580	Federal	OP 1	7/1/2000	2/2/2018	5,000	Fieldwood En Off	100.0%	TERMIN
GALVESTON 241	GA 241	G01772	Federal	OP 1	7/1/1968	8/2/2014	1,440	Fieldwood En Off	100.0%	TERMIN
GALVESTON 241	GA 241	G01773	Federal	RT	7/1/1968	8/2/2014	1,440	Fieldwood En Off	100.0%	TERMIN
GALVESTON 241	GA 255	G01777	Federal	RT	7/1/1968	4/3/1998	5,760	Fieldwood En Off	100.0%	TERMIN
GRAND ISLE 83	GI 83	G03793	Federal	RT	6/1/1978	11/26/2019	5,000	Fieldwood En Off	100.0%	TERMIN
HIGH IS. A-446	HI A-446	G02359	Federal	RT	8/1/1973	4/12/2016	5,760	Bandon O&G	100.0%	TERMIN
HIGH ISLAND A-446	HI A-447	G02360	Federal	RT	8/1/1973	9/4/2010	5,760	Bandon O&G	100.0%	TERMIN
MAIN PASS 154	MP 154	G10902	Federal	RT	7/1/1989	7/29/2000	4,995	Fieldwood En Off	100.0%	TERMIN
MAIN PASS 29/112/114/116/118/125	MP 112	G09707	Federal	RT	6/1/1988	4/19/2017	4,995	Fieldwood En Off	100.0%	RELINQ
SOUTH MARSH IS. 39	SM 39	G16320	Federal	RT	7/1/1996		5,000	Fieldwood En Off	50.0%	PROD
SOUTH TIMBALIER 242	ST 242	G23933	Federal	RT	6/1/2002	5/7/2019	5,000	Fieldwood En Off	60.0%	TERMIN
VERMILION 315/332	VR 314	G05438	Federal	OP 2	7/1/1983		5,000	Fieldwood En Off	50.0%	PROD
VERMILION 315/332	VR 315	G04215	Federal	OP 1	1/1/1980	3/7/2012	5,000	Dynamic Off Res	50.0%	TERMIN
VERMILION 315/332	VR 332	G09514	Federal	OP 1	7/1/1988		5,000	Fieldwood En	67.0%	PROD
VERMILION 315/332	VR 332	G09514	Federal	RT	7/1/1988		5,000	Fieldwood En	100.0%	PROD
VERMILION 315/332	VR 333	G14417	Federal	RT	7/1/1994	11/29/1999	4,201	Fieldwood En Off	67.0%	TERMIN
VIOSCA KNOLL 113	VK 113	G16535	Federal	RT	6/1/1996	2/23/2020	5,760	Fieldwood En Off	100.0%	TERMIN
VIOSCA KNOLL 251/340/384	VK 251	G10930	Federal	OP 1	7/1/1989		5,760	Fieldwood En Off	100.0%	UNIT
VIOSCA KNOLL 251/340/384	VK 340	G10933	Federal	OP 1	7/1/1989		5,760	Fieldwood En Off	100.0%	UNIT
WEST CAMERON 100	WC 100	G22510	Federal	RT	7/1/2001	6/13/2018	5,000	Fieldwood En Off	100.0%	RELINQ
WEST CAMERON 289/290/294	WC 290	G04818	Federal	OP 1	9/1/1981	7/21/2020	5,000	Fieldwood En Off	50.0%	TERMIN

Exhibit II-B

Asset Name	FWE Acct. Code	Lease Number	API
EAST CAMERON 257 #001	EC25701	G21580	177044102500
GALVESTON 241 #A005	GA241A05	G01772	427064001500
GALVESTON 241 #A006	GA241A06	G01773	427064001700
GALVESTON 241 #A010	GA241A10	G01773	427064001402
GALVESTON 255 #A002	GA255A02	G01777	427063002300
GALVESTON 255 #A003	GA255A03	G01777	427064000500
GRAND ISLE 083 #A002	GI083A02	G03793	177174011002
GRAND ISLE 083 #A003	GI083A03	G03793	177174030200
GRAND ISLE 083 #B001	GI083B01	G03793	177174097400
GRAND ISLE 083 #B002	GI083B02	G03793	177174098000
GRAND ISLE 083 #B003	GI083B03	G03793	177174098100
HIGH ISLAND A-446 #A001	HIA446A01	G02359	427094055400
HIGH ISLAND A-446 #A002B	HIA446A02	G02360	427094055700
HIGH ISLAND A-446 #A004	HIA446A04	G02359	427094056300
HIGH ISLAND A-446 #A005	HIA446A05	G02359	427094057700
HIGH ISLAND A-446 #A006	HIA446A06	G02359	427094056700
HIGH ISLAND A-446 #A007	HIA446A07	G02359	427094056800
HIGH ISLAND A-446 #A008	HIA446A08	G02359	427094057400
HIGH ISLAND A-446 #A009	HIA446A09	G02359	427094060200
HIGH ISLAND A-446 #A010	HIA446A10	G02359	427094058300
HIGH ISLAND A-446 #A011	HIA446A11	G02359	427094058700
HIGH ISLAND A-446 #A012	HIA446A12	G02359	427094059400
HIGH ISLAND A-446 #A014	HIA446A14	G02359	427094060900
HIGH ISLAND A-446 #A015	HIA446A15	G02359	427094061300
HIGH ISLAND A-446 #A016	HIA446A16	G02359	427094062300
MAIN PASS 154 #A001	MP154A01	G10902	177244060400
MAIN PASS 154 #A002	MP154A02	G10902	177244069000
SOUTH MARSH IS 039 #A001	SM039A01	G16320	177074077000
SOUTH MARSH IS 039 #B001	SM039B01	G16320	177074074702
SOUTH MARSH IS 039 #B002	SM039B02	G16320	177074076102
SOUTH MARSH IS 039 #C001	SM039C01	G16320	177074077900
SOUTH MARSH IS 039 #C002	SM039C02	G16320	177074078000
SOUTH MARSH IS 039 #C003	SM039C03	G16320	177074078200
SOUTH MARSH IS 039 #C004	SM039C04	G16320	177074810200
SOUTH TIMBALIER 242 #A001	ST242A01	G23933	177164032800
VERMILION 314 #A009	VR314A09	G05438	177064076900
VERMILION 332 #A001	VR332A01	G09514	177064069400
VERMILION 332 #A002	VR332A02	G09514	177064069900
VERMILION 332 #A003	VR332A03	G09514	177064072300
VERMILION 332 #A005	VR332A05	G09514	177064077802
VERMILION 332 #A006	VR332A06	G09514	177064077901
VERMILION 333 #A004	VR333A04	G14417	177064072600
VIOSCA KNOLL 113 #A001	VK113A01	G16535	608164039101
VIOSCA KNOLL 251 #A001	VK251A001	G10930	608164029800
VIOSCA KNOLL 251 #A002	VK251A002	G10930	608164034501
VIOSCA KNOLL 251 #A003	VK251A003	G10930	608164041500
VIOSCA KNOLL 251 #A004	VK251A004	G10930	608164042101
VIOSCA KNOLL 340 #A001	VK340A01	G10933	608164038800

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Asset Name	FWE Acct. Code	Lease Number	API
VIOSCA KNOLL 340 #A002	VK340A02	G10933	608164044400
WEST CAMERON 100 #A001	WC100A01	G22510	177004112100
WEST CAMERON 100 #A002	WC100A02	G22510	177004112602
WEST CAMERON 100 #A003	WC100A03	G22510	177004117102
WEST CAMERON 100 #A004	WC100A04	G22510	177004118100
WEST CAMERON 290 #002	WC29002	G04818	177014018400
WEST CAMERON 290 #A001	WC290A0100	G04818	177014020700
WEST CAMERON 290 #A002	WC290A0200	G04818	177014024200
WEST CAMERON 290 #A003	WC290A0300	G04818	177014029100

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
EAST CAMERON 257 P/F-A	EC257PFA	G21580	EC257	100.0%
GALVESTON 255 P/F-A	GA255PFA	G01777	GA255	100.0%
GRAND ISLE 083 P/F-A	GI083PFA	G03793	GI083	100.0%
GRAND ISLE 083 P/F-B	GI083PFB	G03793	GI083	100.0%
HIGH ISLAND A-446 P/F-A	HIA446PFA	G02359	HIA446	100.0%
MAIN PASS 154 P/F-A	MP154PFA	G10902	MP154	100.0%
SOUTH MARSH IS 039 P/F-A	SM039PFA	G16320	SM039	100.0%
SOUTH MARSH IS 039 P/F-B	SM039PFB	G16320	SM039	100.0%
SOUTH MARSH IS 039 P/F-C	SM039PFC	G16320	SM039	100.0%
SOUTH TIMBALIER 242 P/F-A	ST242PFA	G23933	ST242	60.0%
VERMILION 315 P/F-A	VR315PFA	G04215	VR315	100.0%
VERMILION 315 P/F-A-AUX	VR315PFAAU	G04215	VR315	100.0%
VERMILION 332 P/F-A	VR332PFA	G09514	VR332	80.2%
VIOSCA KNOLL 113 P/F-A	VK113PFA	G16535	VK113	100.0%
VIOSCA KNOLL 251 P/F-A	VK251PFA	G10930	VK251	100.0%
VIOSCA KNOLL 251 P/F-A-AUX	VK251PFAAU	G10930	VK251	100.0%
VIOSCA KNOLL 340 P/F-A	VK340PFA	G10933	VK340	100.0%
WEST CAMERON 100 P/F-A	WC100APLT	G22510	WC100	100.0%
WEST CAMERON 289 P/F-A-PROCESS	WC289APROC	G04818	WC289	0.0%

None

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SEGMENTNUMBER	COMPANYNAME	ORGAREA	ORGBLOCK	ORGNAME	RECAREA	RECBLOCK	RECNAME	SIZE	PRODUCT	STATUS	ROWNUMBER	FW Lease:
15213	Fieldwood Energy, LLC	BS	41	В	BS	42	24" SSTI	10	G/C	Partial Abandon	G25383	G21142
5911	Bandon Oil and Gas, LP	GI	83	А	GI	82	16 SSTI	6	GAS	Permitted for Abandonment	G04355	G03793
9006	Fieldwood Energy, LLC	MP	112	#02	MP	117	08 SSTI	6	BLKG	Permitted for Abandonment Approved	G11738	G09707
15220	Fieldwood Energy Offshore LLC	ST	242	А	SS	283	24 SSTI	8	G/C	Permitted for Abandonment	G26891	G23933
19427	Fieldwood Energy, LLC	VK	113	Α	CA	43	Α	4	BLKG	Out of Service	G29321	G16535
13721	Fieldwood Energy, LLC	VK	251	Α	VK	340	Α	3	AIR	Active	G28704	G10930
14876	Fieldwood Energy, LLC	VK	251	Α	MP	154	Α	4	H2O	Active	G22465	G10930
13720	Fieldwood Energy Offshore LLC	VK	340	8-inch SSTI	VK	251	Platform A	8	BLGH	Active	G28703	G10933
7298	Dynamic Industries, Inc	VR	315	Α	VR	331	06 SSTI	6	OIL	Out of Service	G07545	G04215
10736	Dynamic Industries, Inc	VR	332	Α	VR	315	Α	8	BLKG	Out of Service	G15672	G09514
10737	Dynamic Industries, Inc	VR	332	Α	VR	315	Α	6	LIFT	Out of Service	G15673	G09514
14210	Fieldwood Energy Offshore LLC	wc	100	А	wc	102	30" SSTI	8	G/C	Permitted for Abandonment Approved	G24699	G22510
13864	Fieldwood Energy, LLC	wc	100	А	wc	102	30 SSTI	8	G/C	Permitted for Abandonment Approved	G24253	G22510
8621	Bandon Oil and Gas, LP	WC	290	Α	WC	289	Α	6	BLKG	Out of Service	G10532	G04818

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Area	Block No.	Structure	Complex ID No.	Authority No.	FW Lease	Operator	Approval Date	Associated Assets
GA	255	A	10050	G30195	G01777	Fieldwood Energy Offshore LLC	06/12/13	GA 241 A005 & B004
MP	154	A	24171	G30337	G10902	Fieldwood Energy Offshore LLC	02/03/17	MP 154 A001 & A002
VR	315	A	22981	G30213	G04215	Fieldwood Energy Offshore LLC	11/26/13	VR 332 A001, A002, A005 & A006
VR	315	A-AUX	22981	G30213	G04215	Fieldwood Energy Offshore LLC	11/26/13	Production from VR 315 A RUE
WC	289	A- PROCESS	23036	G14262	G04818	Fieldwood Energy LLC	12/03/93	ROW accessory PF WC 289 A

None

		A min	
Contract Type	Contract Date	Contract Title	Contract Description
Land Land	9/1/1981 7/2/1986	Joint Operating Agreement FARMOUT AGREEMENT	Offshore Operating Agreement 9/1/1981 Farmout Agreement 7/2/1986
Land	1/1/1987	Joint Operating Agreement	Joint Operating Agreement 1-1-87
Land	5/7/1993	Letter Agreement	Letter Agmt. dated 5-7-1993 b/b Shell Offshore Inc. and Freeport McMoRan Oil and Gas
		,	Company.
Land	6/1/1993	FO	Farmout Agmt. eff. 6-1-1993 b/b Shell Offshore Inc. and Samedan Oil Coporation.
Land	6/11/1993	Joint Operating Agreement	Operating Agreement eff. 6-11-1993 b/b Samedan Oil Corporation and British Borneo
			Exploration Inc., et al
Land	1/21/1994	Unit Operating Agreement	Unit Operating Agreement for the Viosca Knoll .252 Unit, by and between Samedan Oil
			Corporation, as Operator, and Continental Land &"Fur Co., Inc., dated effective January 21,1994.
			Preferential Right to Purchase - 15 Days. (Section 26.2)
Land	2/11/1994	Unit Agreement	Unit Agreement For Outer Continental Shelf Exploration, Development and Production
	-,,	g. 2	Operations on the Viosca Knoll 252 Unit designated Contract No. 754394013, by the Minerals
			Management Service, dated
			effective February 11, 1994, executed by Samedan Oil Corporation (as Unit Operator) and
			Chevron U.S.A. Inc.(as a working interest owner).
Land	6/6/1994	Letter Agreement	Letter Agreement, dated June 6, 1994, whereby Chevron U.S.A. Inc. approves, adopts
			and.recognizes the Unit Operating Agreement, dated January 21, 1994 for the Viosca Knoll 252 Unit
Land	6/9/1994	Letter Agreement	Letter Agreement, dated June 9, 1994, by and between Chevron U.S.A. Inc., Samedan Oil
Land	0,3,1334	Letter Agreement	Corporation and Continental Land & Fur Co., Inc.
Land	9/20/1995	OA	Operating Agreement eff. 9-20-95 b/b Samedan and Walter
Land	7/1/1996	JOA	7.1.1996 SM 39 Joint Operating Agreement, as amended
Land	7/7/1997	Letter Agreement	Letter Agreement, dated July 7, 1997, by and between Chevron U.S.A. Inc. and Samedan Oil
			Corporation,concerning of the OCSTG 10930 Well #1 in Viosca Knoll Block 251 to a proposed
			depth of 22,500' and certain
			earning and assignment provisions, more fully described therein.
Land	11/18/1999	Letter Agreement	Letter Agreement, dated November. 18, 1999, by and between Chevron U.S.A. tic. and Samedan
			Oil Corporatidri being a COPAS Amendment to Unit Operating Agreement for the Viosca Knoll 252 Unit concerning
			Subpart (i;) of Section m. "Overhead", andimade effective January 1,2000.
Land	8/5/2000	Transfer Agreement	Transfer of Ownership and Title Agreement, made and entered into August 5, 2000, by and
		0	between Bonray,Inc.; Energen Resources Corporation; Forcenergy Inc; Gardner Offshore
			Corporation; Guifstar Energy, Inc;;
			Gulfstream Energy Services, Inc.; Liberty Energy Gulf Corporation; Range Energy Ventures
			Corporation; and V.Saia Energy Interests, Inc., as Seller, to Range Resources Corporation and
			Chevron U.S.A. Inc., concerning the sale of the Main Pass Block 154 Platform "A" and the wells
			OCS-G 10902 No. A001 and OCS-G 10902 No.
Land	0/5/2000	Anos	A002, all as more fully described in said document.
Land	8/5/2000	ABOS	Bill of Sale, Conveyance and Quit Claim, dated'effective August 5, 2000, from Energen Resources Corporation to Chevron •U.S.A. Inc., covering Energeh's right, title 'and interests in and to
			the. 'Main Pass Block 154 Platform''A" and the wells OCS-G 10902. No. A001 and OCS-G 10902
			No. A002. all as more fully described in said
			document.
Land	10/23/2000	Letter Agreement	Letter Agreement, dated October 23, 2000, between Range Resources Corporation and Chevron
			U.S.A. Inc.,entitled "Annual Reciprocity Notice Regarding Conveyance to Chevron U.S.A. Inc. of
			Main Pass Black 154,
			South and East Addition Platform "A" arid Two'Wells Thereon, Federal OCS, Offshore Alabama."
Land	43/0/3000	Letter Agreement	Later Account dated December 0, 2000 (effective December 4, 2000) be and between
Land	12/8/2000	Letter Agreement	Letter Agreement, dated December 8, 2000 (effective December 1, 2000), by and between Chevron U.S.A. Inc.and Williams Field Services - Gulf COperating Agreementst Company, L.P.,
			whereby Chevron U.S.A. Inc. consents to an
			assignment by Williams Field Services - Gulf COperating Agreementst Company, L.P., to its
			affiliate, Williams Mobile Bay Producer Services, L.L.C.
Land	1/11/2001	LETTER AGREEMENT	Letter, dated January 11, 2001, from the United States Department of the Interior, Minerals
			Management Serviceto Chevron U.S.A. Inc., approving the initial participating area plat and
			Exhibit C for the Viosca Knoll 252 Unit, Agreement No. 754394013, effective November 8, 2000
Land	11/1/2001	Latter Agreement	Letter Agreement, dated November 1, 2001, between Range Resources Corporation and Chevron
Land	11/1/2001	Letter Agreement	U.S^A. Inc.,entitled "Satisfaction and Accord of Seller's P&A Obligation, Release and Discharge of
			Surety Bond
			Requirement, Amwest Surety Bond No. 15005293, Main Pass Block 154, So. and East Add."
Land	11/3/2001	Letter Agreement	Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting
			party) and Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, Inc.
			(grantees), being a conditional
Land	1/9/2002	Letter Agreement	consent to assign. Letter, dated January 9, 2002, from the United States Department of the Interior, Minerals
Lunu	1/3/2002	Letter Agreement	Management Service to Chevron U.S:A. Inc., approving a revision to the participating area plat
			and Exhibit C for the Viosca Knoll 252 Unit, Agreement No. 754394bl'3, effective December 1,
			2001.
Land	3/1/2002	FO	Farmout Agmt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resources, L.P.
			(Farmee)
Land	6/9/2003	PA	Participation Agmt. eff. 6-9-2003 b/b Samedan Oil Corporation and CLK Company
Land	8/7/2003	PA	Exploration Participation Agreement, dated August 7, 2003, by and between Chevron U.S.A. Inc.
			and Westport Resources Corporation, as amended, concerning certain Offshore Continental
			Shelf properties, all as is more fully, provided for and described therein.
Land	3/18/2004	PSA	PSA dated 3-18-04 but eff. 9-1-2003 b/b Noble Energy, Inc. and Northstar Gulfsands, LLC
Land	5/28/2004	Letter Agreement	Letter, dated May 28, 2004, from the United States Department of the Interior, Minerals
	-,,200.		Management Service to Chevron U.S.A. Inc., approving a revision to the participating area plat
			and Exhibit Cfor theiViosca Knoll 252
			Unit, Agreement No. 754394013, effective December 1, 2003.
Land	8/1/2004	Unit Operating Agreement	Amendment and Supplement to?Unit Operating Agreement for the Viosca Knoll 252 Unit, dated
	ļ		August 1,2004, by and between Chevron UiS.A. Inc. and-Noble Energy, Inc
Land	9/1/2004	JOA	Operating Agreement eff. 9-1-04

Land	10/14/2004	Letter Agreement	Letter Agreement, dated October. 14, 2004, between Ghevron U.S.A. Inc. and Noble Energy, Inc. concerning Production Handling Agreement Terin's, Viosca Knoll 251 "A' PlatfomvCadillacProspect and any Other Future Non-unit Production
Land	10/28/2004	PSA	PSA dated 10-28-2004 but eff. 7-1-2004 B/B Eni Deepwater LLC and Northstar Gulfsands, LLC
Land	11/1/2004	PA PA	Exploration Participation Agreement, dated November 1, 2004, by and between Chevron U.S.A. Inc. and Newfield Exploration Company, concerning certain Offshore Continental Shelf properties, all as is more fully provided for and described therein
Land	11/18/2004	Letter Agreement	Letter Agreement, dated November 18; 2004, between Chevron U.S.A. Inc. and Newfield Exploration Company, amending the; terms of Letter Agreement • dated October f4, 2004, between Chevron U.S.A. Inc. and Noble Energy, Inc. concerning Production Handling Agreement Terms, Viosca knoll. 251 "A"" Platform, Cadillac Prospect and any Other Future Non-unit Production:
Land	11/1/2005	Partition and Redemption Agreement	Partitiion and Redemption Agmt. dated 11-1-2005 b/b Northstar Gulfsands, LLC and Gulfsands Petroleum USA, Inc.
Land	11/7/2005	Unit Agreement	Amendment to Unit Agreement, Viosca Knoll Block 252 Unit, Contract No. 754394013, dated November 7, 2005 (effective November 1, 2005) as approved by the Minerals Management Service by letter dated January 10,2007, but made effective November 8, 2006, replacing Exhibits "A", "B" and "C" and Article 13.1 in its entirety (reduction of Unit Area)
Land	12/20/2005	Letter Agreement	Letter Agreement, dated December 20, 2005, between Noble Energy, Inc. and Ghevron U.S.A.
Land	3/1/2006	ABOS	Inc., being a consent.to.disclose confidential data ABOS eff. 3-1-2006 b/b Noble Energy, Inc. as Assignor and Coldren Resources LP as Assignee.
Land	1/10/2007	Letter Agreement	Letter dated January 10, 2007, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision Exhibits "A", "B" and "C" reflecting a change in the Unit Area due to contraction provisions in the Viosca Knoll 252 Unit, Agreement No. 754394013.
Land	7/7/2008	Acquisition	Stock Purchase Agmt dated July 7, 2008 b/b Northstar E&P, LP and Dynamic Offshore Resources, LLC
Land	7/7/2008	Letter Agreement	VR 332 A5 Letter Agmt dated July 7, 2008 b/b Northstar Interests, L.C. and Dynamic Offshore Resources, LLC
Land	8/1/2011	ABOS	ABOS eff. 8-1-2011 b/b XTO Offshore Inc. ("Assingor") and Dynamic Offshore Resources, LLC ("Assignee")
Land	11/3/2011	Letter Agreement	Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, Inc. (grantees), being a conditional consent to assign.
Land	5/2/2012	Letter Agreement	Letter, dated May 2, 2012 between Newfield Exploration Company and Chevron U.S.A. Inc., being a waiver of confidentiality provision grant by Chevron in favor of Newfield;
Land	7/1/2013	Acquisition	PURCHASE AND SALE AGREEMENT by and among APACHE CORPORATION, APACHE SHELF, INC., and APACHE DEEPWATER LLC collectively as the Sellers, and FIELDWOOD ENERGY LLCas Buyer and GOM SHELF LLC Dated as of July 18, 2013
Land	12/1/2013	Acquisition	Equity Purchase Agreement between Sandridge Energy, Inc., Sandridge Holdings, Inc. and Fieldwood Energy LLC: Fieldwood purchased all companies listed with their assets which included Offshore and SandRidge Legacy South Texas and South Louisiana assets.
Land	10/15/2014	Release and Settlment Agreement	by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, Prime Offshore L.L.C., Tammany Oil and Gas LLC and Castex Offshore, Inc.
Land	4/2/2015	Consent to Disclose Confidential Information	by and between Filedwood Energy LLC, Bandon Oil and Gas, LP and Chevron U.S.A. Inc.: VK 252 Unit Area
Land	8/1/2015	Acquisition	Onli Area by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: MP 77, 78 and VK 251, 252, 340 Fields
Land	10/15/2015	Release and Settlement Agreement	by and between Fieldwood Energy LLC and Fairways Offshore Exploration, Inc.: Release and Settlement Agreement
Land	12/1/2015	Acquisition	by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc, and ENI Petroleum US LLC: GA 151, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130
Land	12/1/2015	Release and Settlement Agreement	by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement
Land	8/1/2016	Letter Agreement	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: RUE No. OCS-G 22052 for MP 154 surface wells used as disposal wells for VK 252 Unit
Land	8/1/2016	Letter Agreement	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: RUE No. OCS-G 22052
Land	8/4/2016	Letter of No Objection	for MP 154 surface wells used as disposal wells for VK 252 Unit by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: submitted new RUE to
Land	8/4/2016	Letter of No Objection	rpelace OCS -G 22052, consent by chevron to issuance of new RUE by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: submitted new RUE to rpelace OCS -G 22052, consent by chevron to issuance of new RUE
Land	10/1/2016	ABOS	by and between Fieldwood Energy Offshore LLC and GS E&R America Offshore, LLC:
Land	11/21/2016	Offer to Purchase	by and between Fieldwood Energy Offshore LLC and GS E&R America Offshore, LLC: Offer to Purchase GS E &R America Offshore, LLC's Interest in GI 94, SS 79, VR 332 and WD 34
Land Land	8/1/2017 9/19/2017	ABOS Offer to Purchase	by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: by and between Fieldwood Energy Offshore LLC and SCL Resources, LLC: Offer to Purchase SCL
PHA VR 315/VR 332 A01and VR 333	10/15/1995	PRODUCTION HANDLING AGMT	Resources, LLC'S Interest in GI 94, SS 79, VR 332 and WD 34 PHA VR 315/VR 332 and VR 333 by and between Fieldwood and CANNAT ENERGY INC. and CANNAT ENERGY INC.
PHA VR 315/VR 332A02 and VR	10/15/1995	PRODUCTION HANDLING AGMT	CANNAT ENERGY INC. PHA VR 315/VR 332 and VR 333 by and between Fieldwood and CANNAT ENERGY INC. and CANNAT ENERGY INC.
333 PHA VR 315/VR 332A05	10/15/1995	PRODUCTION HANDLING AGMT	PHA VR 315/VR 332 and VR 333 by and between Fieldwood and ANKOR E&P HOLDINGS CORPORATION and ANKOR E&P HOLDINGS CORPORATION
LEASE OF PLATFORM SPACE LEASE OF PLATFORM SPACE	8/12/2019 6/14/2000	LEASE OF PLATFORM SPACE FACILITIES OPERATING AND MAINTENANCE AGMT	TAM102-LOPS-22 by and between Fieldwood and TAMPNET and TAMPNET WIL174 OP&MN FEE-VK251A by and between Fieldwood and WILLIAMS FIELD SERVICES and WILLIAMS FIELD SERVICES
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco

Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Transco and Transco
Marketing Gas - Transport Marketing Gas - Transport	12/1/2013	ISCT Contract	ISCT Contract by and between Fieldwood Energy LLC and Transco and Transco
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Texas Eastern and Texas
Marketing Gas - Transport	10/1/2014	IT Gathering	Eastern Pelican Pipeline by and between Fieldwood Energy LLC and Targa Midstream Services and Targa
Marketing Gas - Transport	12/12013	IT Transport Contract	Midstream Services Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/1/2013	IT-Retrograde Transport	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin
		- '	Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	8/1/2012	IT Transport & Discount Letter	Searobin West Discounted Trans = 1758 plus Discounted Gathering .0642 = total discounted rate -\$.24 - Discount only for SMI 39 & EI 337 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	8/1/2012	IT Retrograde & Discount Letter	Searobin West Discounted Trans =.1758 plus Discounted Gathering .0642 = total discounted rate \$.24 - Discount only for SMI 39 & El 337 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	8/1/2012	IT PTR & Discount Letter	Searobin West Discounted Trans = .1758 plus Discounted Gathering .0642 = total discounted rate \$.24 - Discount only for SMI 39 & El 337 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas-Gathering	6/14/2000	Gas Gathering Agreement	Gas Gathering Agreement by and between Fieldwood Energy LLC and Carbonate Trend and Carbonate Trend
Marketing-Gas Gathering	6/14/2000	Gas Gathering Agreement	Gas Gathering Agreement by and between Fieldwood Energy LLC and Carbonate Trend and Carbonate Trend
Operating and Management	6/1/2015	Operating and Management Agreement	Operator to perform the physical operations, maintenance, and repair of the System, as well as
Agreement		Panther Operating Company (Third Coast)	
Operating and Management Agreement	1/1/2014 (Amends and supercedes the Construction and Operations Agreement dated June 1, 1972.	Amended Agreement for the Operations of Facility for the Removal of Condensate from the Sea Robin Pipeline	Governs the Ownership and Operations of the Facility. Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System. Facility separates condesate from Sea Robin Pi by and between Fieldwood Energy LLC and and
Construction and Operation Agreement	10/1/1995	Restated and Amendment Agreement fo the Construction and Operation of the Sea Robin Gas Processing Plant Vermilion Parish, Louisiana	The facility recovers Plant Products attributable to gas transported in the Sea Robin Pipeline. Separator gas from the Sea Robin Condensate Removal Facility is returned to the Sea Robin Pipeline system and processed through the Gas Plant. by and between Fieldwood Energy LLC and and
Operating Agreement		Lateral Line Operating Agreement Between Apache Corporation and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy LLC and and
Operating Agreement		Lateral Line Operating Agreement Between Dynamic Offshore Resources, LLC and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy Offshore LLC and and
Operating Agreement		Lateral Line Operating Agreement Between Dynamic Offshore Resources, LLC and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy Offshore LLC and and
Liquid Transportation BTU Makeup	11/1/2007	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC
Oil Liquids Transporation Agreement	5/1/2015	Transportation Agreement for Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Retrograde Condensate Separation Agreement	9/1/2012	Amendment No. 3 to Retrograde Condensate Separation Agreement	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Retrograde Condensate Separation Agreement	3/1/2018	Amendment No. 5 to Retrograde Condensate Separation Agreement No. 2393	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0065	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0069	Tracing (US) Company and Shell Tracing (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Tracing (US) Company and Shell Tracing (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0071	Tracing (US) Company and Shell Tracing (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Tracing (US) Company and Shell Tracing (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0071	Tracing (US) Company and Shell Tracing (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Tracing (US) Company and Shell Tracing (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/11/2020	CL69LP0071 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company (US) (US) Company (US) Company (US) (US) (US) (US) (US) (US) (US) (US)
Crude Sales	1/31/2014	CLP0003964 Term Evergreen Lease Purchase	Trading (US) Company and Shell Trading (US) Company Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	Chevron Products Company and Chevron Products Company POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK
			LIG LIQUIDS, LLC

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MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC
	4/4/0000	DECORPORADO DOS TURBORIESOS	
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC
MARKETING - GAS PROCESSING	10/1/2010	PROCESSING AGREEMENT-GREATER of	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and
		Fee or POL	Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.
MARKETING - GAS PROCESSING	11/1/2010	PROCESSING AGREEMENT- 1ST	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and
		AMENDMENT-GREATER of Fee or POL	Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.
MARKETING - GAS PROCESSING	7/24/2012	PROCESSING AGREEMENT- 2ND	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and
		AMENDMENT-GREATER of Fee or POL	Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.
MARKETING - GAS PROCESSING	10/1/1995	CONTRUCTION/OPERATING (NI)	CONTRUCTION/OPERATING (NI) by and between Fieldwood Energy LLC and Enterprise Gas
		,	Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	9/1/2010	EXHIBIT B-1 COMMITMENT FORM TO	EXHIBIT B-1 COMMITMENT FORM TO C&O AGREEMENT by and between Fieldwood Energy LLC
		C&O AGREEMENT	and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	10/18/2010	BALLOT TO EXTEND MCMORAN GPA	BALLOT TO EXTEND MCMORAN GPA THORUGH 12/31/2011 by and between Fieldwood Energy
	,,	THORUGH 12/31/2011	LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	12/1/2010	BALLOT TO AMEND EXHIBIT E TO C&O	BALLOT TO AMEND EXHIBIT E TO C&O AGREEMENT by and between Fieldwood Energy LLC and
The state of the s	12, 1, 2010	AGREEMENT	Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	6/1/2012	EXHIBIT B-1 COMMITMENT FORM TO	EXHIBIT B-1 COMMITMENT FORM TO C&O AGREEMENT by and between Fieldwood Energy LLC
THE THE GLOST NOCESSING	0,1,2012	C&O AGREEMENT	and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	7/1/2012	BALLOT TO APPROVE ENTERPRISE AS	BALLOT TO APPROVE ENTERPRISE AS PLANT OPERATOR TO C&O AGREEMENT by and between
WARKETHING GAST ROCESSING	77172012	PLANT OPERATOR TO C&O AGREEMENT	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
		PEANT OF ENATOR TO COO AGREEMENT	Tredwood Energy LLC and Enterprise das Processing LLC and Enterprise das Processing LLC
MARKETING - GAS PROCESSING	7/1/2012	APPROVAL OF AFES TO C&O AGREEMENT	APPROVAL OF AFES TO C&O AGREEMENT by and between Fieldwood Energy LLC and Enterprise
			Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	9/25/2013	BALLOT TO C&O AGREEMENT	BALLOT TO C&O AGREEMENT by and between Fieldwood Energy LLC and Enterprise Gas
			Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	10/6/2013	REVISED EXHIBIT C TO C&O AGREEMENT	REVISED EXHIBIT C TO C&O AGREEMENT by and between Fieldwood Energy LLC and Enterprise
			Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	12/1/2000	SERVICE-DEHYDRATION (NI)	SERVICE-DEHYDRATION (NI) by and between Fieldwood Energy LLC and Enterprise Gas
	, , , , , , , , , , , , , , , , , , , ,		Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	2/1/2000	SERVICE-FRACTIONATION (NI)	SERVICE-FRACTIONATION (NI) by and between Fieldwood Energy LLC and Enterprise Gas
		, ,	Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/1/1992	BASE	BASE by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise
			Gas Processing LLC
MARKETING - GAS PROCESSING	10/1/1995	CONSTRUCTION/OPERATING (NI)	CONSTRUCTION/OPERATING (NI) by and between Fieldwood Energy LLC and Enterprise Gas
	, , , , , , , , , , , , , , , , , , , ,	, ,	Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	10/13/1998	RAW MAKE	RAW MAKE by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and
	-, -,		Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	11/13/1998	AMENDMEMT	AMENDMEMT by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and
	, , , , , , , , , , , , , , , , , , , ,		Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/31/2001	LIQ EXCHANGE	LIQ EXCHANGE by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and
	-,,		Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	2/1/2005	GAS PROCESSING AGREEMENT	88/12% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise
	_, _,		Gas Processing LLC
MARKETING - GAS PROCESSING	2/20/2008	FIRST AMENDMENT TO GAS PROCESSING	88/12% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise
	,,	AGREEMENT	Gas Processing LLC
Environmental/Govt	6/24/2019	Master Services Contract	– IT and Consulting Support for the HWCG - Fieldwood Portal for Various Exercises
Environmental/Govt	10/2/2019	Software License Agreement	IT and Consulting Support for the HWCG - Fieldwood Portal for Various Exercises
Environmental/Govt	11/19/2018	Master Service Contract	Regulatory
Environmental/Govt	11/1/2013	Master Services Contract	Platform Audits / BSEE Drawings
Environmental/Govt	10/30/2019	Master Client Agreement	Industry Standards, Analytics, and Research / Subscription Service
Environmental/Govt	11/15/2019	Order Form	Industry Standards, Analytics, and Research / Subscription Service
Land	10/1/2003	PSA	By and Between UNOCAL, Pure Resources, L.P., Pure Partners, L.P. and SPN Resources, LLC
	1 ,		(Fieldwood SP)
Land	5/16/2001	JOA	Unocal and Callon dated 5/16/2001 but effective 2/14/2001
Land	8/1/2010	JOA	Amdt to JOA dated 5/16/2001 by and between Unocal and Callon
Land	11/28/1979	OA .	McMoRan et al
Land	2/18/2000	OA OA	b/b Chevron and Samedan
	, -,	1	.,

None

Exhibit III-A

Field	Block	Lease	Type	Rights	Date Le Eff	Date Le Exp	Le Cur Acres (Ac)	Operator	WI	Lease Status
MYETTE POINT - ONSHORE MYETTE POINT - ONSHORE	-	14519 14520	SL - TX SL - TX	WI	-	-	-	-	50.0% 50.0%	UNIT
MYETTE POINT - ONSHORE	_	14914	SL - TX	WI		_		_	65.6%	UNIT
SOUTH PASS 42/43 FED / SL LA	-	16869	SL- LA	WI	-	-	-	-	100.0%	PROD
EUGENE ISLAND 010 (SL 19269) - (SL LA)	-	19266	SL- LA	WI	-	-	_	_	17.3%	ACTIVE
FRANKLIN GAP	-	JMB Partnership	Onshore		2/6/2019				100.0%	-
FRANKLIN GAP FRANKLIN GAP	-	JMB Partnership Richardson A Caffery et al	Onshore Onshore		2/25/2018 2/1/2016				100.0% 100.0%	-
FRANKLIN GAP	-	Caroline Baker Trust No 1	Onshore		1/22/2016				100.0%	1 -
ONSHORE/ STATE LEASE	-	19051	SL- LA	ORRI	8/9/2006			Southern Oil of Louisiana	0.2%	UNIT
WEST CAMERON 009 (SL LA)	-	18287	SL- LA	WI	_	-	_	-	44.2%	_
	-	17072	SL- LA	WI		-			37.8%	ACTIVE
	-	42450	SL- LA	WI	-	-		Fieldwood Onshore	62.5%	TERMINATED
STATE TRACT 773	-	490100 111650	SL- LA SL - TX	WI	-	-	_	Ridge Exploration & Produc TR Offshore, LLC	100.0% 7.2%	SCOPING ACTIVE
STATE TRACT 773	-	115727	SL - TX					TR Offshore, LLC	7.0%	ACTIVE
STATE TRACT 773	-	114988	SL - TX					TR Offshore, LLC	7.0%	ACTIVE
	-	19334	SL - TX	WI	-	-	-	Elliott Oil & Gas Operating	75.0%	INJECTION
	-	136449	SL - TX	WI	-	-		TR Offshore, LLC	7.0%	ACTIVE
	-	09061 168986	SL - TX SL - TX	WI	_	-	-	Landon Browning Fieldwood Onshore	33.3% 100.0%	TERMIN TERMIN
	-	189098	SL - TX	WI	_	-	_	Fieldwood Onshore	100.0%	TERMIN
	-	206882	SL - TX	WI	-	-	-	Fieldwood Onshore	100.0%	TERMIN
BRETON SOUND 52/53 FED / SL LA	-	03770	SL- LA	WI	_	-	-	-	50.0%	UNIT
BRAZOS A-102/A-105	BA A-102	G01754	Federal	RT	6/1/1968	6/14/2020	5,760	Fieldwood En	100.0%	TERMIN
BRAZOS A-102/A-105	BA A-105	G01757	Federal	RT A	7/1/1968		5,760	Fieldwood En	87.5%	PROD
BRAZOS A-102/A-105 BRAZOS A-133	BA A-105 BA A-133	G01757 G02665	Federal Federal	RT B RT	7/1/1968 7/1/1974		5,760 5,760	Fieldwood En GOM Shelf	100.0% 25.0%	PROD PROD
EAST BREAKS 158/159/160/161	EB 158	G02645	Federal	RT	7/1/1974		5,760	Fieldwood SD Off	66.0%	PROD
EAST BREAKS 158/159/160/161	EB 159	G02646	Federal	RT	7/1/1974		5,760	Fieldwood SD Off	66.0%	PROD
EAST BREAKS 158/159/160/161	EB 160	G02647	Federal	RT	7/1/1974		5,760	Fieldwood SD Off	100.0%	PROD
EAST BREAKS 158/159/160/161	EB 161	G02648	Federal	RT	7/1/1974		5,760	Fieldwood SD Off	100.0%	PROD
EAST BREAKS 165	EB 165	G06280	Federal	RT	10/1/1983		5,760	Fieldwood SD Off	100.0%	UNIT
EAST BREAKS 165 EAST CAMERON 330	EB 209 EC 330	G07397 G03540	Federal Federal	RT OP 1	9/1/1984 8/1/1977	2/8/2017	5,760 5,000	Fieldwood SD Off	100.0% 50.0%	UNIT
EAST CAMERON 331/332	EC 330	G08658	Federal	OP 1	8/1/19//	2/0/201/	5,000	Fieldwood En Off	92.8%	TERMIN
EAST CAMERON 331/332	EC 331	G08658	Federal	OP 2	8/1/1987		5,000	Fieldwood En Off	92.8%	TERMIN
EAST CAMERON 331/332	EC 332	G09478	Federal	RT	5/1/1988		5,000	Fieldwood En Off	88.0%	TERMIN
EAST CAMERON 331/332	EC 332	G09478	Federal	OP 1	5/1/1988		5,000	Fieldwood En Off	88.0%	TERMIN
EAST CAMERON 349	EC 349	G14385	Federal	OP 1	5/1/1994	42/	5,000	W & T Off	25.0%	PROD
EAST CAMERON 349	EC 350	G15157	Federal	OP 1	9/1/1995	12/27/2001	5,000	W & T Off	25.0%	TERMIN
EAST CAMERON 349 EAST CAMERON 371	EC 356 EC 371	G13592 G02267	Federal Federal	RT CONT	9/1/1992 2/1/1973	12/29/1999 3/31/2010	5,000 5,000	W & T Off Talos ERT	25.0% 25%	RELINQ TERMIN
EUGENE IS. 100	El 100	00796	Federal	Contractual	5/1/1960	-	5,000	Fieldwood En	100.0%	PROD
EUGENE IS. 173/174/175	El 175	00438	Federal	OP 1	12/1/1954	_	5,000	Fieldwood En	25.0%	PROD
EUGENE IS. 307	EI 307	G02110	Federal	RT	2/1/1971	11/4/2019	2,500	Fieldwood En Off	25.0%	TERMIN
SOUTH MARSH IS. 142 / EUGENE IS. 312	El 311	G27918	Federal	RT	7/1/2006	9/27/2012	5,000	Dynamic Off Res	60.0%	TERMIN
SOUTH MARSH IS. 142 / EUGENE IS. 312	El 312	G22679	Federal	OP 1	6/1/2001	8/7/2020	5,000	Fieldwood En	60.0%	TERMIN
EUGENE IS. 32	El 32	00196	Federal	OP 1	11/26/1946		5,000	Cox Op	23.7%	PROD
EUGENE IS. 330 EUGENE IS. 342/343	EI 330 EI 342	G02115 G02319	Federal Federal	Contractual RT A	1/1/1971 2/1/1973		5,000 5,000	Fieldwood En Fieldwood En	17.0% 50.0%	UNIT
EUGENE IS. 542/545	El 53	00479	Federal	OP 1	12/1/1954		5,000	Fieldwood En	11.1%	PROD
EUGENE IS. 62/63/77	EI 63	00425	Federal	RT	12/1/1954	10/20/2003	5,000	Fieldwood En Off	100.0%	TERMIN
EWING BANK 782/826 / ST 291	EW 782	G05793	Federal	CONT	7/1/1983	3/25/1994	1093	Fieldwood En	100.0%	TERMIN
GALVESTON 151	GA 151	G15740	Federal	RT	11/1/1995	4/12/2016	4,804	Fieldwood En	33.0%	TERMIN
GALVESTON 210	GA 210	G25524	Federal	OP 1	12/1/2003		5,760	Fieldwood En	16.7%	PROD
GALVESTON 210	GA 210	G25524	Federal	OP 3	12/1/2003		5,760	Fieldwood En	33.0%	PROD
GALVESTON A-155	GA A-155	G30654	Federal	RT	10/1/2006	5/14/2018	5,760	Peregrine O&G	10.8%	TERMIN
GREEN CANYON 157 GREEN CANYON 157	GC 157 GC 201	G24154 G12210	Federal Federal	RT OP	6/1/2002 5/1/1990	8/15/2020	5760 5760	LLOG Exp Off Fieldwood En Off	15.0% 15.0%	TERMIN
GREEN CANYON 200 (Troika)	GC 245	G05916	Federal	CONT	7/1/1983		5760	Fieldwood En Off	100.00%	TERMIN
GREEN CANYON 64/65/108/109/243	GC 64	G07005	Federal	CONT	6/1/1984	5/29/1998	5760	Fieldwood En Off	49.0%	RELINQ
HIGH IS. A-341	HI A-341	G25605	Federal	RT	12/1/2003		5,760	Fieldwood En	40.0%	PROD
HIGH IS. A-365/A-376	HI A-365	G02750	Federal	RT	7/1/1974		5,760	Fieldwood En	49.6%	PROD
HIGH IS. A-365/A-376	HI A-376	G02754	Federal	RT	7/1/1974		5,760	Fieldwood En	55.4%	PROD
HIGH IS. A-573 (382/572/573/595/596)	HI A-382	G02757	Federal	RT RT	7/1/1974	2/20/2017	5,760 5,760	Fieldwood En	27.6%	PROD TERMIN
HIGH IS. A-474 HIGH ISLAND A-474/489	HI A-474 HI A-475	G02366 G02367	Federal Federal	CONT	8/1/1973 8/1/1973	2/28/2017 12/25/1999	5,760 5,760	McMoRan O&G McMoRan O&G	12.0% 12.0%	TERMIN
HIGH IS. A-474	HI A-489	G02372	Federal	RT	8/1/1973	2/28/2017	5,760	McMoRan O&G	12.0%	TERMIN
HIGH ISLAND A-510	HI A-531	G02696	Federal	OP 1	7/1/1974	11/6/2016	5,760	Fieldwood En Off	75.0%	TERMIN
HIGH IS. A-550	HI A-550	G04081	Federal	RT	10/1/1979		5,760	Fieldwood En Off	100.0%	PROD
HIGH IS. A-550	HI A-550	G04081	Federal	OP 1	10/1/1979		5,760	Fieldwood En Off	100.0%	PROD
HIGH IS. A-550	HI A-550	G04081	Federal	OP 2	10/1/1979		5,760	Fieldwood En Off	100.0%	PROD
HIGH IS. A-563 (563/564/581/582) HIGH IS. A-563 (563/564/581/582)	HI A-563 HI A-564	G02388 G02389	Federal Federal	OP 1 OP 1	8/1/1973 8/1/1973	4/18/1998	5,760 5,760	Cox Op Cox Op	2.0%	PROD TERMIN
HIGH IS. A-573 (382/572/573/595/596)	HI A-572	G02392	Federal	RT	8/1/1973	5/18/2006	5,760	Fieldwood En	24.1%	TERMIN
HIGH IS. A-573 (382/572/573/595/596)	HI A-573	G02393	Federal	RT	8/1/1973		5,760	Fieldwood En	27.6%	PROD
HIGH IS. A-563 (563/564/581/582)	HI A-581	G18959	Federal	RT	12/1/1997	7/1/2005	5,760	Cox Op	2.0%	TERMIN
HIGH IS. A-563 (563/564/581/582)	HI A-582	G02719	Federal	OP 1	7/1/1974		5,760	Cox Op	2.3%	PROD
HIGH IS. A-573 (382/572/573/595/596)	HI A-595	G02721	Federal	RT	7/1/1974		5,760	Fieldwood En	27.6%	PROD
HIGH IS. A-573 (382/572/573/595/596) MOBILE BAY 861	HI A-596 MO 861	G02722 G05062	Federal Federal	RT RT	7/1/1974 4/1/1982	10/13/2009	5,760 5,198	Fieldwood En Providence Res GOM 2	27.6% 100.0%	PROD TERMIN
MOBILE BAY 861	MO 861	G05062 G05062	Federal	OP 1	4/1/1982	10/13/2009	5,198	Providence Res GOM 2	50.0%	TERMIN
MAIN PASS 101	MP 101	G22792	Federal	RT	7/1/2001	9/5/2014	4,995	Fieldwood En Off	77.5%	TERMIN
MAIN PASS 109	MP 109	G22794	Federal	OP 1	5/1/2001	4/1/2016	4,995	W & T Off	33.3%	TERMIN
MAIN PASS 109	MP 109	G22794	Federal	OP 2	5/1/2001	4/1/2016	4,995	W & T Off	33.3%	TERMIN
MAIN PASS 77	MP 77	G04481	Federal	RT	11/1/1980		4,655	Fieldwood En Off	73.8%	RELINQ
SOUTH PELTO 13	PL 13	G03171	Federal	OP 3	7/1/1975	5/23/2018	5,000	ANKOR En	2.0%	TERMIN
VERMILION 272 / SOUTH MARSH 102	SM 102	G24872	Federal	RT	5/1/2003	4/4/2046	3,113	Fieldwood En Off	100.0%	PROD
SOUTH MARSH IS. 132 SOUTH MARSH IS. 136/137/149/150	SM 132 SM 135	G02282 G19776	Federal Federal	RT RT	2/1/1973 5/1/1998	4/1/2016 2/18/2012	5,000 3,293	Fieldwood En Fieldwood En	50.0% 50.0%	TERMIN TERMIN
SOUTH MARSH IS. 136/137/149/150 SOUTH MARSH IS. 136/137/149/150	SM 135 SM 136	G19776 G02588	Federal	RT	5/1/1998	8/4/2012	2,500	Fieldwood En	50.0%	TERMIN
SOUTH MARSH IS. 136/137/149/150	SM 137	G02589	Federal	RT	5/1/1974	6/30/2015	5,000	Fieldwood En	50.0%	TERMIN
SOUTH MARSH IS. 147	SM 139	G21106	Federal	OP 1	7/1/1999	8/22/2020	5,000	Fieldwood En Off	100.0%	TERMIN
SOUTH MARSH IS. 142 / EUGENE IS. 312	SM 142	G01216	Federal	RT	6/1/1962	8/7/2020	2,761	Fieldwood En Off	86.1%	TERMIN
SOUTH MARSH IS. 142 / EUGENE IS. 312	SM 142	G01216	Federal	OP 1	6/1/1962	8/7/2020	2,761	Fieldwood En Off	86.1%	TERMIN
SOUTH MARSH IS. 142 / EUGENE IS. 312	SM 143	G01217	Federal	CONT	5/1/1962	7/17/1997	2,738	Fieldwood En Off	16.0%	TERMIN
SOUTH MARSH IS. 147	SM 146	G09546	Federal	RT	7/1/1988	6/1/2012	5,000	Dynamic Off Res	100.0%	TERMIN
SOUTH MARSH IS. 147	SM 147	G06693	Federal	RT	7/1/1984	1/14/2011	5,000	Fieldwood En Off	100.0%	TERMIN
SOUTH MARSH IS. 136/137/149/150 SOUTH MARSH IS. 268/269/280/281	SM 150 SM 268	G16325 G02310	Federal Federal	RT RT	6/1/1996	5/22/2018	3,329	Fieldwood En	50.0%	RELINQ
SOUTH MARSH IS. 268/269/280/281 SOUTH MARSH IS. 268/269/280/281	SM 268 SM 269	G02310 G02311	Federal Federal	RT RT	1/1/1973 1/1/1973	9/7/2009	3,237 5,000	Fieldwood En Fieldwood En	30.1% 17.7%	TERMIN PROD
SOUTH MARSH IS. 268/269/280/281	SM 269	G02311 G02311	Federal	RT	1/1/1973		5,000	Fieldwood En	9.1%	PROD
	SM 269	G02311	Federal	RT	1/1/1973		5,000	Fieldwood En	0.4%	PROD
SOUTH MARSH IS. 268/269/280/281										
SOUTH MARSH IS. 268/269/280/281 SOUTH MARSH IS. 268/269/280/281	SM 280	G14456	Federal	OP 1 OP 3	6/1/1994		5,000	Fieldwood En	50.0%	PROD

eld	Block	Lease	Туре	Rights	Date Le Eff	Date Le Exp	Le Cur Acres (Ac)	Operator	WI	Lease Statu
OUTH MARSH IS. 66	SM 66	G01198	Federal	RT	6/1/1962	9/25/2019	5,000	Fieldwood En	50.0%	TERMIN
RMILION 272 / SOUTH MARSH 102	SM 87	G24870	Federal	RT	5/1/2003		3,077	Castex Off	100.0%	PROD
ITH PASS 60 ITH PASS 37	SP 17 SP 37	G02938 00697	Federal Federal	RT OP 1	11/1/1974 10/1/1959	_	962 2,500	Fieldwood En Off Whitney O&G	100.0% 44.0%	UNIT PROD
TH PASS 42/43 FED / SL LA	SP 42	03011	SL- LA	WI	-	-	-	-	100.0%	SOP
TH PASS 60	SP 59	G02942	Federal	RT	11/1/1974		1,657	Fieldwood En Off	100.0%	UNIT
TH PASS 60	SP 59	G02943	Federal	RT	11/1/1974		907	Fieldwood En Off	100.0%	UNIT
TH PASS 60	SP 59, SP 60 SP 6	G01608 G03337	Federal Federal	RT RT	7/1/1967 4/1/1976		3,510 318	Fieldwood En Off Fieldwood En Off	100.0% 100.0%	UNIT
TH PASS 60 TH PASS 60	SP 6	G03337	Federal	OP	4/1/1976		318	Fieldwood En Off	100.0%	UNIT
TH PASS 60	SP 60	G02137	Federal	RT	11/1/1971		1,762	Fieldwood En Off	100.0%	UNIT
TH PASS 60	SP 61	G01609	Federal	RT	7/1/1967		5,000	Fieldwood En	100.0%	UNIT
TH PASS 60	SP 61	G01609	Federal	OP 1	7/1/1967		5,000	Fieldwood En	100.0%	UNIT
TH PASS 60	SP 66	G01611	Federal	RT	6/1/1967		4,310	Fieldwood En Off	100.0%	UNIT
TH PASS 60 SHOAL 149	SP 67 SS 149	G01612 00434	Federal Federal	RT OP 1	7/1/1967 1/1/1955	2/25/2020	5,000 5,000	Fieldwood En Off W & T Off	100.0%	UNIT TERMIN
P SHOAL 149	SS 149	00434	Federal	OP 2	1/1/1955	2/25/2020	5,000	W & T Off	3.0%	TERMIN
SHOAL 149	SS 149	00434	Federal	OP 1	1/1/1955	2/25/2020	5,000	W&T Off	3.0%	TERMIN
SHOAL 149	SS 149	00434	Federal	OP 2	1/1/1955	2/25/2020	5,000	W&T Off	3.0%	TERMIN
SHOAL 169/182/193/194 SHOAL 177	SS 169 SS 177	00820 00590	Federal Federal	RT RT	4/1/1960 9/1/1955		5,000 5,000	Fieldwood En W & T Off	33.3% 25.0%	PROD PROD
SHOAL 177	SS 177	G04232	Federal	OP 5	12/1/1979		5,000	Fieldwood En	1.0%	PROD
SHOAL 204	SS 204	G01520	Federal	RT	7/1/1967		5,000	Fieldwood En	20.9%	PROD
SHOAL 204	SS 204	G01520	Federal	RT	7/1/1967		5,000	Fieldwood En	0.2%	PROD
SHOAL 190/206/216	SS 206	G01522	Federal	RT	7/1/1967		5,000	Fieldwood En	40.0%	UNIT
SHOAL 190/206/216	SS 207	G01523	Federal Federal	RT RT	7/1/1967		5,000	Fieldwood En	27.5% 0.3%	UNIT
SHOAL 190/206/216 SHOAL 190/206/216	SS 207 SS 207	G01523 G01523	Federal	OP NI	7/1/1967 7/1/1967		5,000 5,000	Fieldwood En Fieldwood En	0.3%	UNIT
SHOAL 214	SS 214	00828	Federal	RT	5/1/1960		5,000	W & T Off	35.5%	PROD
SHOAL 214	SS 214	00828	Federal	OP 1	5/1/1960		5,000	W & T Off	13.5%	PROD
SHOAL 190/206/216	SS 216	G01524	Federal	RT	7/1/1967		5,000	Fieldwood En	19.7%	PROD
SHOAL 190/206/216	SS 216	G01524	Federal	RT	7/1/1967	2/40/	5,000	Fieldwood En	0.3%	PROD
SHOAL 233/238	SS 232 SS 233	G15293 G01528	Federal Federal	RT RT	9/1/1995	2/10/2012	5,000 5,000	W & T Off W & T Off	33.8% 33.8%	TERMIN PROD
SHOAL 214 SHOAL 233/238	SS 233 SS 238	G01528 G03169	Federal	RT RT	7/1/1967 7/1/1975		5,000	W & I Off	33.8%	PROD
SHOAL 233/238	SS 238	G03169	Federal	OP 2	7/1/1975		5,000	Peregrine O&G II	34.5%	PROD
SHOAL 246/247/248/270/271	SS 246	G01027	Federal	OP 11	6/1/1962		5,000	Fieldwood En Off	80.7%	TERMIN
SHOAL 246/247/248/270/271	SS 246	G01027	Federal	OP 13	6/1/1962		5,000	Fieldwood En Off	76.8%	TERMIN
SHOAL 246/247/248/270/271	SS 247	G01028	Federal	RT B	6/1/1962		5,000	Fieldwood En Off	89.2%	UNIT
SHOAL 246/247/248/270/271	SS 247	G01028 G01029	Federal Federal	RT C RT B	6/1/1962		5,000	Fieldwood En Off Fieldwood En Off	77.3% 77.3%	UNIT
SHOAL 246/247/248/270/271 SHOAL 246/247/248/270/271	SS 248 SS 249	G01029 G01030	Federal	OP 1	6/1/1962 6/1/1962		5,000 5,000	Fieldwood En Off	77.3%	UNIT
SHOAL 246/247/248/270/271	SS 249	G01030	Federal	OP 2	6/1/1962		5,000	Fieldwood En Off	68.8%	UNIT
SHOAL 252/253	SS 252	G01529	Federal	RT	7/1/1967		5,000	Fieldwood En Off	100.0%	PROD
SHOAL 252/253	SS 252	G01529	Federal	OP 1	7/1/1967		5,000	Fieldwood En Off	100.0%	PROD
SHOAL 252/253	SS 252	G01529	Federal	OP 2	7/1/1967		5,000	Fieldwood En Off	31.9%	PROD
SHOAL 252/253	SS 253	G01031	Federal	RT OD 4	6/1/1962		5,000	Fieldwood En Off	100.0%	PROD
SHOAL 252/253 SHOAL 252/253	SS 253 SS 253	G01031 G01031	Federal Federal	OP 1 OP 2	6/1/1962 6/1/1962		5,000 5,000	Fieldwood En Off Fieldwood En Off	100.0% 100.0%	PROD PROD
SHOAL 252/253	SS 253	G01031	Federal	OP 4	6/1/1962		5,000	Fieldwood En Off	100.0%	PROD
SHOAL 252/253	SS 253	G01031	Federal	OP 5	6/1/1962		5,000	Fieldwood En Off	100.0%	PROD
SHOAL 246/247/248/270/271	SS 270	G01037	Federal	RT	3/13/1962		5,000	Fieldwood En Off	89.2%	UNIT
SHOAL 246/247/248/270/271	SS 271	G01038	Federal	RT	3/13/1962		5,000	Fieldwood En Off	72.3%	UNIT
SHOAL 246/247/248/270/271	SS 271	G01038	Federal	OP RT B	3/13/1962		5,000	Fieldwood En Off	72.3% 15.4%	UNIT OPERNS
P SHOAL 300/314/315 P SHOAL 300/314/315	SS 291 SS 300	G02923 G07760	Federal Federal	RT	12/1/1974 8/1/1985		3,750 5,000	Fieldwood En W & T Off	24.3%	PROD
SHOAL 300/314/315	SS 315	G09631	Federal	RT	6/1/1988		5,000	W & T Off	25.0%	PROD
	ST 169	G01253	Federal	RT	6/1/1962	1/8/2010	4,708	Beryl O&G	100.0%	TERMIN
JTH TIMBALIER 195	ST 195	G03593	Federal	RT	8/1/1977	2/5/2019	5,000	Fieldwood En Off	100.0%	TERMIN
ITH TIMBALIER 316	ST 315	G23946	Federal	RT	7/1/2002		4,458	W & T Off	50.0%	PROD
JTH TIMBALIER 316	ST 316	G22762	Federal	RT	6/1/2001	- / /	4,435	W & T Off	40.0%	PROD
SCA KNOLL 780 SCA KNOLL 826 (NEPTUNE)	VK 824 VK 826	G15436 G06888	Federal Federal	CONT RT	9/1/1995 6/1/1984	8/20/2013 5/16/2018	5,760 5760	Fieldwood En Fieldwood En	6.1% 100.0%	RELINQ TERMIN
826-VIOSCA KNOLL 826 (NEPTUNE) SWI		G15441	Federal	OP	7/1/1995	3/10/2018	5760	Fieldwood En	85.0%	PROD
SCA KNOLL 917 / 962 (SWORDFISH)	VK 962	G15445	Federal	OP 1	7/1/1995	8/4/2019	5760	Fieldwood En	85.0%	TERMIN
MILION 196	VR 196	G19760	Federal	OP 1	8/1/1998		5,000	Fieldwood En Off	63.1%	TERMIN
MILION 196	VR 207	G19761	Federal	OP 1	8/1/1998	7/27/2009	5,000	Fieldwood En Off	46.4%	RELINQ
MILION 261/262	VR 261	G03328	Federal	RT	4/1/1976	8/10/2020	5,429	Fieldwood En	25.0%	TERMIN
MILION 261/262 MILION 261/262	VR 261	G03328	Federal	OP 1	4/1/1976	8/10/2020	5,429	Fieldwood En	25.0%	TERMIN
MILION 261/262 MILION 272 / SOUTH MARSH 102	VR 262 VR 272	G34257 G23829	Federal	RT RT	10/1/2012 6/1/2002	7/7/2017	5,485 4,381	Fieldwood En Fieldwood En Off	25.0% 100.0%	RELINQ PROD
MILION 272 / SOUTH MARSH 102	VR 273	G14412	Federal	OP 3	5/1/1994	6/1/2010	5,000	Fieldwood En Off	100.0%	TERMIN
MILION 279	VR 279	G11881	Federal	OP 1	5/1/1990		5,000	Talos En Off	50.0%	TERMIN
MILION 313	VR 313	G01172	Federal	OP 1	6/1/1962		5,000	Fieldwood En Off	100.0%	TERMIN
MILION 313	VR 313	G01172	Federal	OP 2	6/1/1962		5,000	Fieldwood En Off	100.0%	TERMIN
MILION 408 T CAMERON 171	VR 408 WC 171	G15212 G01997	Federal Federal	CONT RT	7/1/1995 1/1/1971	1/31/2014	5,000 5,000	Fieldwood En XTO	33.2% 33.5%	PROD TERMIN
T CAMERON 295	WC 171	G24730	Federal	OP 1	5/1/2003	1,31,2014	5,000	Fieldwood En	13.8%	PROD
T CAMERON 485/507	WC 485	G02220	Federal	RT	2/1/1973		5,000	Fieldwood En Off	100.0%	UNIT
ST CAMERON 498	WC 498	G03520	Federal	RT	8/1/1977		5,000	Cox Op	3.7%	PROD
T CAMERON 485/507	WC 507	G02549	Federal	RT	4/1/1974		2,500	Fieldwood En Off	100.0%	UNIT
T CAMERON 485/507	WC 507	G02549	Federal	OP 1	4/1/1974		2,500	Fieldwood En Off	50.0%	UNIT
T CAMERON 485/507 T CAMERON 35/65/66	WC 507 WC 65	G10594 G02825	Federal Federal	RT OP 4	6/1/1989 12/1/1974		2,500 5,000	Fieldwood En Off Fieldwood En	100.0% 18.8%	UNIT PROD
T CAMERON 35/65/66	WC 66	G02826	Federal	OP 2	12/1/1974		3,750	Fieldwood En	25.0%	PROD
	WC 67	G03256	Federal	CONT	9/1/1975		5,000	Fieldwood En	17.5%	TERMIN
ST CAMERON 71/72/102	WC 72	G23735	Federal	RT	7/1/2002		5,000	Fieldwood En Off	75.0%	PROD
	WC 96	G23740	Federal	OP 1	5/1/2002		5,000	Talos	25.0%	UNIT
T DELTA 90/103	WD 103	G12360	Federal	OP 1	5/1/1960		1,016	Fieldwood En	18.8%	PROD
T DELTA 121/122 T DELTA 121/122	WD 121 WD 122	G19843 G13645	Federal Federal	OP 1 OP 1	8/1/1998 8/1/1992		5,000 5,000	Fieldwood En Fieldwood En	16.0% 16.0%	PROD PROD
T DELTA 121/122	WD 122	G13645	Federal	OP 1	8/1/1992		5,000	Fieldwood En	16.0%	PROD
T DELTA 27	WD 27	G04473	Federal	RT B	11/1/1980		5,000	Cox Op	13.8%	PROD
T DELTA 79/80	57, WD 79, WE	G01449	Federal	RT	5/1/1966		3,125	Fieldwood En Off	100.0%	UNIT
T DELTA 63/64	WD 63	G19839	Federal	OP 1	6/1/1998	5/25/2016	5,000	Peregrine O&G	12.5%	RELINQ
T DELTA 63/64	WD 64	G25008	Federal	RT	5/1/2003	2/21/2017	5,000	Peregrine O&G	5.9%	TERMIN
T DELTA 73/74	WD 73	G01083	Federal	OP 2	6/1/1962		5,000	Cox Op	5.9%	UNIT
T DELTA 73/74	WD 74	G01084	Federal	OP 1	6/1/1962		5,000	Cox Op	5.9%	UNIT
T DELTA 79/80	WD 79, WD 80	G01874	Federal	RT	12/1/1968		3,438	Fieldwood En Off	100.0%	UNIT
T DELTA 79/80 T DELTA 79/80	WD 80 WD 80	G01989 G02136	Federal Federal	RT RT	8/1/1970 1/1/1972		1,875 938	Fieldwood En Off Fieldwood En Off	100.0% 100.0%	UNIT
ST DELTA 86	WD 85	G04895	Federal	RT	1/1/19/2	5/9/2019	2,630	Fieldwood En Off	100.0%	TERMIN
	WD 85	G04895	Federal	OP 1	12/1/1981	5/9/2019	2,630	Fieldwood En Off	100.0%	TERMIN
ST DELTA 86										
	WD 86	G02934	Federal	RT	12/1/1974	8/30/2010	2,500	SPN Res	100.0%	TERMIN
ST DELTA 86 ST DELTA 86	WD 86 WD 86	G04243	Federal	RT	1/1/1980	6/27/2020	2,500	Fieldwood En Off	100.0%	TERMIN
ST DELTA 86 ST DELTA 86 ST DELTA 86 ST DELTA 86 ST DELTA 86	WD 86									

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Field	Block	Lease	Type	Rights	Date Le Eff	Date Le Exp	Le Cur Acres (Ac)	Operator	WI	Lease Status
WEST DELTA 90/103	WD 90	G01089	Federal	OP 3	6/1/1962		5,000	Fieldwood En	18.8%	PROD
GREEN CANYON 200 (Troika)	GC 201	G12210	Federal	RT NE4	5/1/1990		5760	Fieldwood En Off	100.0%	UNIT

Case 20-33948 Document 1394-1 Filed in TXSB on 05/26/21 Page 470 of 678 **Exhibit III-B**

Asset Name	FWE Acct. Code	Lease Number	API
ACOM O H EST GU 3R	ACOMGU3	168986	42071321150
ARCO SANGER EST 5	ARCOSANG5	09061	422973358000
BRAZOS A-102 #A002	BAA102A02	G01754	427054002500
BRAZOS A-105 #002	BAA105002	G01757	427054000400
BRAZOS A-105 #A001	BAA105A01	G01757	427054003100
BRAZOS A-105 #A003	BAA105A03	G01757	427054002900
BRAZOS A-105 #A004	BAA105A04	G01757	427054003000
BRAZOS A-105 #A005	BAA105A05	G01757	427054003200
BRAZOS A-105 #B001	BAA105B010	G01757	427054012200
BRAZOS A-105 #B002	BAA105B020	G01757	427054012600
BRAZOS A-105 #B003	BAA105B030	G01757	427054012800
BRAZOS A-105 #B004	BAA105B040	G01757	427054012000
BRAZOS A-105 #B005	BAA105B050	G01757	427054013300
BRAZOS A-133 #A001	BAA133A010	G02665	427054002400
BRAZOS A-133 #A001	BAA133A020	G02665	427054002400
BRAZOS A-133 #A002	BAA133A030	G02665	427054003500
BRAZOS A-133 #A003	BAA133A030 BAA133A041	G02665	427054003300
BRAZOS A-133 #A004 311 BRAZOS A-133 #A005 ST1	BAA133A041 BAA133A051	G02665	427054004301
BRAZOS A-133 #A005 311	BAA133A060	G02665	427054004500
BRAZOS A-133 #A006 BRAZOS A-133 #A007	BAA133A070	G02665	427054004800
BRAZOS A 133 #A008	BAA133A080	G02665	427054005200
BRAZOS A 133 #A009	BAA133A090	G02665	427054005400
BRAZOS A 133 #A010	BAA133A100	G02665	427054013100
BRAZOS A-133 #C001	BAA133C010	G02665	427054007800
BRAZOS A-133 #C002	BAA133C020	G02665	427054008200
BRAZOS A-133 #C003	BAA133C030	G02665	427054010700
BRAZOS A-133 #C004	BAA133C040	G02665	427054013500
BRAZOS A-133 #D001 ST1	BAA133D011	G02665	427054009201
BRAZOS A-133 #D003	BAA133D030	G02665	427054012700
BRETON SOUND 053 #001 SL3770	SL0377001	03770	1.7726E+11
BRETON SOUND 053 #007 SL 3770	SL0377007	03770	177262015800
BRETON SOUND 053 #008 SL 3770	SL0377008	03770	177262016300
EAST BREAKS 158 #A003	EB158A03	G02645	608044004104
EAST BREAKS 158 #A007	EB158A07	G02645	608044005100
EAST BREAKS 158 #A012	EB158A12	G02645	608044005601
EAST BREAKS 158 #A014	EB158A14	G02645	608044005901
EAST BREAKS 159 #A002	EB159A02	G02646	608044003800
EAST BREAKS 159 #A005	EB159A05	G02646	608044004503
EAST BREAKS 159 #A006	EB159A06	G02646	608044004401
EAST BREAKS 159 #A009	EB159A09	G02646	608044005200
EAST BREAKS 159 #A011	EB159A11	G02646	608044005400
EAST BREAKS 159 #A017	EB159A17	G02646	608044018300
EAST BREAKS 160 #A005 HB-2	EB160A05	G02647	608044003700
EAST BREAKS 160 #A009 HB2	EB160A09	G02647	608044005800
EAST BREAKS 160 #A010 GA1	EB160A10	G02647	608044008702
EAST BREAKS 160 #A016	EB160A16	G02647	608044006000
EAST BREAKS 160 #A018 ST4	EB160A18	G02647	608044006904
EAST BREAKS 160 #A023	EB160A23	G02647	608044003900
EAST BREAKS 160 #A025	EB160A25	G02647	608044004600
EAST BREAKS 160 #A027 HB2	EB160A27	G02647	608044004900
EAST BREAKS 160 #A031 HB2	EB160A31	G02647	608044008400

Asset Name	FWE Acct. Code	Lease Number	API
EAST BREAKS 160 #A033 ST TA	EB160A33	G02647	608044007002
EAST BREAKS 161 #002 (CORONA)	EB16102	G02648	608044022600
EAST BREAKS 161 #A001 ST	EB161A01	G02648	608044002801
EAST BREAKS 161 #A002	EB161A02	G02648	608044003100
EAST BREAKS 161 #A003 HB4	EB161A03	G02648	608044002900
EAST BREAKS 161 #A007 GM1	EB161A07	G02648	608044004300
EAST BREAKS 161 #A008 HB2	EB161A08	G02648	608044004800
EAST BREAKS 161 #A013 ST	EB161A13	G02648	608044024501
EAST BREAKS 161 #A029 GA3	EB161A29	G02648	608044005300
EAST BREAKS 165 #A001	EB165A01	G06280	608044010800
EAST BREAKS 165 #A002	EB165A02	G06280	608044010900
EAST BREAKS 165 #A003	EB165A03	G06280	608044011100
EAST BREAKS 165 #A004	EB165A04	G06280	608044011200
EAST BREAKS 165 #A005	EB165A05	G06280	608044011300
EAST BREAKS 165 #A007	EB165A07	G06280	608044011700
EAST BREAKS 165 #A008	EB165A08	G06280	608044011600
EAST BREAKS 165 #A009	EB165A09	G06280	608044011900
EAST BREAKS 165 #A010	EB165A10	G06280	608044011802
EAST BREAKS 165 #A011	EB165A11	G06280	608044012300
EAST BREAKS 165 #A012	EB165A12	G06280	608044012200
EAST BREAKS 165 #A014	EB165A14	G06280	608044012501
EAST BREAKS 165 #A015	EB165A15	G06280	608044012800
EAST BREAKS 165 #A017	EB165A17	G06280	608044013100
EAST BREAKS 165 #A018	EB165A18	G06280	608044013201
EAST BREAKS 165 #A019	EB165A19	G06280	608044013302
EAST BREAKS 165 #A020	EB165A20	G06280	608044013501
EAST BREAKS 165 #A021	EB165A21	G06280	608044013400
EAST BREAKS 165 #A022	EB165A22	G06280	608044013700
EAST BREAKS 165 #A023	EB165A23	G06280	608044013600
EAST BREAKS 165 #A024	EB165A24	G06280	608044014000
EAST BREAKS 165 #A025	EB165A25	G06280	608044013900
EAST BREAKS 165 #A026	EB165A26	G06280	608044014100
EAST BREAKS 165 #A029	EB165A29	G06280	608044014401
EAST BREAKS 165 #A030	EB165A30	G06280	608044014501
EAST BREAKS 209 #A013 GA RA13	EB209A13	G07397	608044012400
EAST CAMERON 330 #B003	EC330B03	G03540	177044055600
EAST CAMERON 330 #B004	EC330B04	G03540	177044055800
EAST CAMERON 330 #B005	EC330B05	G03540	177044056100
EAST CAMERON 330 #B006	EC330B06	G03540	177044056200
EAST CAMERON 330 #B008	EC330B08	G03540	177044056800
EAST CAMERON 331 #A001	EC331A01	G08658	177044076300
EAST CAMERON 331 #A003	EC331A03	G08658	177044076400
EAST CAMERON 331 #A004	EC331A04	G08658	177044076700
EAST CAMERON 331 #A009	EC331A09	G08658	177044079400
EAST CAMERON 331 #A010	EC331A10	G08658	177044079500
EAST CAMERON 331 #A012	EC331A12	G08658	177044083300
EAST CAMERON 331 #A013	EC331A13	G08658	177044083400
EAST CAMERON 332 #A002	EC332A02	G09478	177044076200
EAST CAMERON 332 #A005	EC332A05	G09478	177044076800
EAST CAMERON 332 #A006	EC332A06	G09478	177044077301
EAST CAMERON 332 #A007	EC332A07	G09478	177044077400

Asset Name	FWE Acct. Code	Lease Number	API
EAST CAMERON 332 #A008	EC332A08	G09478	177044077700
EAST CAMERON 332 #A011	EC332A11	G09478	177044083101
EAST CAMERON 332 #A014	EC332A14	G09478	177044094600
EAST CAMERON 332 #A016	EC332A16	G09478	177044097901
EAST CAMERON 332 #A017	EC332A17	G09478	177044078103
EAST CAMERON 349 #A001	EC349A01	G15157	177044082700
EAST CAMERON 349 #A002U	EC349A02U	G13592	177044081400
EAST CAMERON 349 #A004	EC349A04	G14385	177044097700
EAST CAMERON 350 #A005 S04	EC350A05	G15157	177044098200
EAST CAMERON 356 #A003	EC356A03	G13592	177044097301
EAST CAMERON 371 #A002	EC371A02	G02267	177044094300
EUGENE IS 032 #008	EI03208	00196	177090061800
EUGENE IS 032 #008	EI03210	00196	177090072400
EUGENE IS 032 #010	EI03211	00196	177090054400
EUGENE IS 032 #011	EI03212	00196	177090054500
EUGENE IS 032 #012	EI03216	00196	177090061500
EUGENE IS 032 #010	EI03220	00196	177092019100
EUGENE IS 032 #020	EI03222	00196	177092019100
EUGENE IS 032 #024	EI03224	00196	177094032800
EUGENE IS 032 #026	EI03226	00196	177094097200
EUGENE IS 032 #028	EI03228	00196	177094098601
EUGENE IS 032 #029	EI03229	00196	177094110003
EUGENE IS 032 #030	EI03230	00196	177094116401
EUGENE IS 032 #031	EI03231	00196	177094126501
EUGENE IS 032 #032	EI03232	00196	177094126700
EUGENE IS 032 #033	EI03233	00196	177094136900
EUGENE IS 032 #A001	EI032A01	00196	177090052800
EUGENE IS 032 #A002	EI032A02	00196	177090052901
EUGENE IS 032 #A003	EI032A03	00196	177090053000
EUGENE IS 032 #A005	EI032A05	00196	177090053200
EUGENE IS 032 #A006	EI032A06	00196	1770900533
EUGENE IS 032 #E001	EI032E01	00196	177090053800
EUGENE IS 032 #E002	EI032E02	00196	177090053900
EUGENE IS 032 #E003	EI032E03	00196	177090054000
EUGENE IS 032 #E004	EI032E04	00196	177090054100
EUGENE IS 032 #F001	EI032F01	00196	177090054200
EUGENE IS 053 #008D	EI053008D0	00479	177094086200
EUGENE IS 053 #009	EI05300900	00479	177094094000
EUGENE IS 053 #B001D	EI053B01D0	00479	177094085900
EUGENE IS 053 #C002	EI053C0200	00479	177094122600
EUGENE IS 053 #G001 ST1	EI053G01D2	00479	177094144201
EUGENE IS 100 #013	EI10013	00796	177090032601
EUGENE IS 100 #020	EI10020	00796	177090088800
EUGENE IS 100 #024	EI10024	00796	177092019204
EUGENE IS 100 #027	EI10027	00796	177092018602
EUGENE IS 100 #030	EI10030	00796	177094052700
EUGENE IS 100 #031	EI10031	00796	177094091603
EUGENE IS 100 #033	EI10033	00796	177094093001
EUGENE IS 100 #041	EI10041	00796	177094115601
EUGENE IS 175 #D008	EI175D0800	00438	177094003900
EUGENE IS 175 #F001 ST1	EI175F0101	00438	177094035401

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Asset Name	FWE Acct. Code	Lease Number	API
EUGENE IS 175 #F003 ST	EI175F0302	00438	177094039702
EUGENE IS 175 #F004 ST	EI175F0401	00438	177094041001
EUGENE IS 175 #F005	EI175F0500	00438	177094042900
EUGENE IS 175 #F007	EI175F0700	00438	177094048900
EUGENE IS 175 #F009	EI175F0901	00438	177094087601
EUGENE IS 175 #H002	EI175H0200	00438	177094106700
EUGENE IS 175 #H003	EI175H0300	00438	177094110800
EUGENE IS 175 #H004	EI175H0400	00438	177094110900
EUGENE IS 175 #H005 ST1BP1	EI175H0502	00438	177094112002
EUGENE IS 175 #1002	EI17510302	00438	177094107101
EUGENE IS 175 #1004	EI175I0400	00438	177094109200
EUGENE IS 175 #J002 ST1	EI175J0201	00438	177094103200
EUGENE IS 307 #A001	EI307A01	G02110	177104007400
EUGENE IS 307 #A002	EI307A01	G02110	177104007400
EUGENE IS 307 #A002	EI307A02	G02110	177104042401
EUGENE IS 307 #A004	EI307A03	G02110	177104059300
EUGENE IS 307 #A005	EI307A05	G02110	177104062000
EUGENE IS 307 #A006	EI307A06	G02110	177104065900
EUGENE IS 307 #A007	EI307A07	G02110	177104067100
EUGENE IS 307 #A008	EI307A08	G02110	177104164600
EUGENE IS 307 #B001	EI307B01	G02110	177104078501
EUGENE IS 307 #B003	EI307B03	G02110	177104113302
EUGENE IS 307 #B008	EI307B08	G02110	177104153802
EUGENE IS 311 #D003	EI311D03	G27918	177104162000
EUGENE IS 312 #D001	EI312D0100	G22679	177104160900
EUGENE IS 312 #D002	EI312D0200	G22679	177104161900
EUGENE IS 330 #B015 ST1	EI330B1501	G02115	177104028601
EUGENE IS 342 #004	EI34200400	G02319	177104113000
EUGENE IS 342 #C002 ST1	EI342C0201	G02319	177104110601
EUGENE IS 342 #C003	EI342C0300	G02319	177104114000
EUGENE IS 342 #C004	EI342C0401	G02319	177104120101
EUGENE IS 342 #C005	EI342C0502	G02319	177104120202
EUGENE IS 342 #C006	EI342C0600	G02319	177104120300
EUGENE IS 342 #C007	EI342C0700	G02319	177104120800
EUGENE IS 342 #C008	EI342C0800	G02319	177104121000
EUGENE IS 342 #C009	EI342C0900	G02319	177104121300
EUGENE IS 342 #C011	EI342C1100	G02319	177104122000
EUGENE IS 342 #C012	EI342C1200	G02319	177104122200
EUGENE IS 342 #C013	EI342C1300	G02319	177104122700
EUGENE IS 342 #C014	EI342C1400	G02319	177104135800
EUGENE IS 342 #C015	EI342C1501	G02319	177104162101
EUGENE IS 342 #C016	EI342C1601	G02319	177104162201
EUGENE IS 342 #C017 BP1	EI342C1701	G02319	177104162501
EVANS GAS UNIT 1	EVANSGASU1	19334	4216701288
EVANS OIL UNIT 1	EVANSOILU1	19334	4216701288
EWING BANK 782 #A012	EW826A1200	G05793	608105001800
FROST - ACOM GU 1	FROSTAC1	189098	42071320621
FROST - ACOM GU 2	FROSTAC2		42071320021
		206882	
GALVESTON 310 #001	GA15100500	G15740	427064044200
GALVESTON 210 #001	GA21000100	G25524	427064044300
GALVESTON 210 #002	GA21000200	G25524	427064044800

Asset Name	FWE Acct. Code	Lease Number	API
GALVESTON A-155 #A001	GAA155A01	G30654	427074010800
GREEN CANYON 064 #A040	GC064A40	G07005	608114016202
GREEN CANYON 157 SS003	GC157003	G24154	608114043901
GREEN CANYON 201 #001 ST2	GC201001	G12210	608114043802
GREEN CANYON 201 SS001	GC157001	G12210	608114043802
GREEN CANYON 245 # TA 8 TROIKA	-	G05916	608114032900
HAYES LUMBER 1 - HBY 4 RC SUA	HAYESLUM1	42450	17053212861
HAYES LUMBER CO 28 2	HAYESLUM02	Onshore	170532123800
HAYES LUMBER HBY 4 RA SUA 1ALT	HAYESLUM01	42450	170532122800
HAYES MINERALS 29 001	HAYESMIN29	42450	170532130600
HELIS 2	HELIS2	17072	1704520888
HIGH ISLAND A-341 #B001	HIA341B010	G25605	427114085900
HIGH ISLAND A-341 #B002	HIA341B020	G25605	427114087101
HIGH ISLAND A-365 #A001	HIA365A010	G02750	427114052200
HIGH ISLAND A-365 #A004	HIA365A040	G02750	427114053700
HIGH ISLAND A-365 #A006	HIA365A060	G02750	427114053100
HIGH ISLAND A-365 #A007	HIA365A070	G02750	427114054100
HIGH ISLAND A-365 #A008	HIA365A080	G02750	427114054800
HIGH ISLAND A-365 #A010	HIA365A100	G02750	427114055200
HIGH ISLAND A-365 #A012	HIA365A120	G02750	427114055600
HIGH ISLAND A-365 #A013 ST1	HIA365A131	G02750	427114055801
HIGH ISLAND A-365 #A016	HIA365A160	G02750	427114056700
HIGH ISLAND A-365 #A020	HIA365A200	G02750	427114057500
HIGH ISLAND A-365 #A021	HIA365A210	G02750	427114057600
HIGH ISLAND A-365 #A024	HIA365A240	G02750	427114066300
HIGH ISLAND A-365 #A025	HIA365A250	G02750	427114066500
HIGH ISLAND A-376 #A002 ST1	HIA376A021	G02754	427114052601
HIGH ISLAND A-376 #A003	HIA376A030	G02754	427114052700
HIGH ISLAND A-376 #A005	HIA376A050	G02754	427114053500
HIGH ISLAND A-376 #A009	HIA376A090	G02754	427114054400
HIGH ISLAND A-376 #A011	HIA376A110	G02754	427114055000
HIGH ISLAND A-376 #A014 ST2	HIA376A142	G02754	427114056002
HIGH ISLAND A-376 #A015	HIA376A150	G02754	427114056200
HIGH ISLAND A-376 #A017	HIA376A170	G02754	427114057200
HIGH ISLAND A-376 #A018	HIA376A180	G02754	427114057300
HIGH ISLAND A-376 #A019	HIA376A190	G02754	427114057400
HIGH ISLAND A-376 #A022	HIA376A220	G02754	427114057700
HIGH ISLAND A-376 #B001	HIA376B010	G02754	427114068700
HIGH ISLAND A-376 #B002	HIA376B020	G02754	427114068900
HIGH ISLAND A-376 #B003	HIA376B031	G02754	427114078701
HIGH ISLAND A-376 #B004	HIA376B041	G02754	427114079001
HIGH ISLAND A-376 #B005	HIA376B050	G02754	427114079600
HIGH ISLAND A-376 #C001	HIA376C010	G02754	427114088900
HIGH ISLAND A-376 #C002	HIA376C020	G02754	427114089600
HIGH ISLAND A-376 #C003	HIA376C030	G02754	427114089500
HIGH ISLAND A-376 #C004	HIA376C040	G02754	427114089400
HIGH ISLAND A-382 #A009	HIA382A090	G02757	427094018600
HIGH ISLAND A-382 #B013	HIA382B130	G02757	427094025500
HIGH ISLAND A-382 #F001 ST1	HIA382F011	G02757	427114059401
HIGH ISLAND A-382 #F002	HIA382F020	G02757	427114059800
HIGH ISLAND A-382 #F003	HIA382F031	G02757	427114059901

Asset Name	FWE Acct. Code	Lease Number	API
HIGH ISLAND A-382 #F004	HIA382F040	G02757	427114060600
HIGH ISLAND A-382 #F005	HIA382F050	G02757	427114060900
HIGH ISLAND A-382 #F006	HIA382F061	G02757	427114061001
HIGH ISLAND A-382 #F008	HIA382F080	G02757	427114061700
HIGH ISLAND A-382 #F010 ST5	HIA382F105	G02757	427114062605
HIGH ISLAND A-382 #F011	HIA382F110	G02757	427114063100
HIGH ISLAND A-382 #F012	HIA382F121	G02757	427114063601
HIGH ISLAND A-382 #F013	HIA382F130	G02757	427114063800
HIGH ISLAND A-382 #F014	HIA382F140	G02757	427114063900
HIGH ISLAND A-382 #F015	HIA382F151	G02757	427114064701
HIGH ISLAND A-382 #F017	HIA382F171	G02757	427114066701
HIGH ISLAND A-382 #F019	HIA382F190	G02757	427114067100
HIGH ISLAND A-382 #F020	HIA382F200	G02757	427114067500
HIGH ISLAND A-382 #F021	HIA382F211	G02757	427114067801
HIGH ISLAND A-474 #A001	HIA474A010	G02366	427094017100
HIGH ISLAND A-474 #A002	HIA474A020	G02366	427094017200
HIGH ISLAND A-474 #A003	HIA474A030	G02366	427094019900
HIGH ISLAND A-474 #A004	HIA474A040	G02366	427094022800
HIGH ISLAND A-474 #A005	HIA474A050	G02366	427094023500
HIGH ISLAND A-474 #A006	HIA474A060	G02366	427094024300
HIGH ISLAND A-474 #A007	HIA474A070	G02366	427094027702
HIGH ISLAND A-474 #A008	HIA474A080	G02366	427094026100
HIGH ISLAND A-474 #A010	HIA474A100	G02366	427094029400
HIGH ISLAND A-474 #A011	HIA474A110	G02366	427094030000
HIGH ISLAND A-474 #A012	HIA474A120	G02366	427094030801
HIGH ISLAND A-474 #A013	HIA474A130	G02366	427094036104
HIGH ISLAND A-474 #A014	HIA474A140	G02366	427094035000
HIGH ISLAND A-474 #A017	HIA474A170	G02366	427094032500
HIGH ISLAND A-474 #A020	HIA474A200	G02366	427094038500
HIGH ISLAND A-474 #A021	HIA474A210	G02366	427094040700
HIGH ISLAND A-474 #B023	HIA474B230	G02366	427094037200
HIGH ISLAND A-475 #A016	HIA475A16	G02367	427094035500
HIGH ISLAND A-489 #A009	HIA489A090	G02372	427094028500
HIGH ISLAND A-489 #A015	HIA489A150	G02372	427094037000
HIGH ISLAND A-489 #B002	HIA489B020	G02372	427094021000
HIGH ISLAND A-489 #B003	HIA489B030	G02372	427094020901
HIGH ISLAND A-489 #B007	HIA489B070	G02372	427094027601
HIGH ISLAND A-489 #B009	HIA489B090	G02372	427094026500
HIGH ISLAND A-489 #B010	HIA489B100	G02372	427094028800
HIGH ISLAND A-489 #B012	HIA489B120	G02372	427094031400
HIGH ISLAND A-489 #B013	HIA489B130	G02372	427094028600
HIGH ISLAND A-489 #B014	HIA489B140	G02372	427094029700
HIGH ISLAND A-489 #B015	HIA489B150	G02372	427094030400
HIGH ISLAND A-489 #B016	HIA489B160	G02372	427094029800
HIGH ISLAND A-489 #B017	HIA489B170	G02372	427094023802
HIGH ISLAND A-489 #B018	HIA489B180	G02372	427094032801
HIGH ISLAND A-489 #B020	HIA489B200	G02372	427094028101
HIGH ISLAND A-489 #B021	HIA489B210	G02372	427094026202
HIGH ISLAND A-489 #B022	HIA489B220	G02372	427094036000
HIGH ISLAND A-489 #B024	HIA489B240	G02372	427094035400
HIGH ISLAND A-489 #B025	HIA489B250	G02372	427094041400

Asset Name	FWE Acct. Code	Lease Number	API
HIGH ISLAND A-489 #B026	HIA489B260	G02372	427094043100
HIGH ISLAND A-489 #B027	HIA489B270	G02372	427094042501
HIGH ISLAND A-489 #B028	HIA489B280	G02372	427094054500
HIGH ISLAND A-489 #B029	HIA489B290	G02372	427094111100
HIGH ISLAND A-550 #002	HIA55002	G04081	427094062700
HIGH ISLAND A-550 #003	HIA55003	G04081	427094063700
HIGH ISLAND A-550 #A001	HIA550A01	G04081	427094057004
HIGH ISLAND A-550 #A002	HIA550A02	G04081	427094074101
HIGH ISLAND A-550 #A003	HIA550A03	G04081	427094076000
HIGH ISLAND A-550 #A004	HIA550A04	G04081	427094099501
HIGH ISLAND A-550 #A005	HIA550A05	G04081	427094099801
HIGH ISLAND A-550 #A006	HIA550A06	G04081	427094104801
HIGH ISLAND A-563 #B001	HIA563B01	G02388	427094029900
HIGH ISLAND A-563 #B004	HIA563B04	G02388	427094034402
HIGH ISLAND A-563 #B005	HIA563B05	G02388	427094037100
HIGH ISLAND A-563 #B007	HIA563B07	G02388	427094038600
HIGH ISLAND A-563 #B008	HIA563B08	G02388	427094038900
HIGH ISLAND A-563 #B009	HIA563B09	G02388	427094039601
HIGH ISLAND A-563 #B010	HIA563B10	G02388	427094040000
HIGH ISLAND A-563 #B012	HIA563B12	G02388	427094043502
HIGH ISLAND A-563 #B013	HIA563B13	G02388	427094040501
HIGH ISLAND A-563 #B015	HIA563B15	G02388	427094048000
HIGH ISLAND A-563 #B016	HIA563B16	G02388	427094048102
HIGH ISLAND A-563 #B017	HIA563B17	G02388	427094045804
HIGH ISLAND A-563 #B018	HIA563B17	G02388	427094052501
HIGH ISLAND A-563 #B019	HIA563B19	G02388	427094052000
HIGH ISLAND A-563 #B022	HIA563B22	G02388	427094055000
HIGH ISLAND A-563 #B023	HIA563B23	G02388	427094056400
HIGH ISLAND A-563 #B024	HIA563B24	G02388	427094056601
HIGH ISLAND A-563 #B025	HIA563B25	G02388	427094059300
HIGH ISLAND A-563 #B026	HIA563B26	G02388	427094066801
HIGH ISLAND A-563 #B027	HIA563B27	G02388	427094068100
HIGH ISLAND A-563 #C004	HIA563C04	G02388	427094059602
HIGH ISLAND A-563 #C005	HIA563C05	G02388	427094062800
HIGH ISLAND A-563 #C008	HIA563C08	G02388	427094069400
HIGH ISLAND A-563 #C009	HIA563C09	G02388	427094064600
HIGH ISLAND A-564 #B006	HIA563B06	G02389	427094033801
HIGH ISLAND A-564 #B020	HIA564B20	G02389	427094053102
HIGH ISLAND A-564 #B021	HIA563B21	G02389	427094053900
HIGH ISLAND A-504 #6021	HIA572A031	G02392	427094033900
HIGH ISLAND A-572 #A003 311	HIA572A140	G02392 G02392	427094012901
HIGH ISLAND A-572(573)A014	HIA5730060	G02392 G02393	427094034100
HIGH ISLAND A-573 #A001 ST2	HIA573A012	G02393 G02393	427094033700
HIGH ISLAND A 573 #A002 ST3	HIA573A023	G02393	427094013803
HIGH ISLAND A 573 #A004	HIA573A040	G02393	427094015000
HIGH ISLAND A 573 #A005 ST1	HIA573A051	G02393	427094015501
HIGH ISLAND A 573 #A008	HIA573A080	G02393	427094018000
HIGH ISLAND A 573 #A010	HIA573A100	G02393	427094020500
HIGH ISLAND A 573 #A015	HIA573A150	G02393	427094034200
HIGH ISLAND A 573 #A016	HIA573A160	G02393	427094034300
HIGH ISLAND A-573 #A017	HIA573A170	G02393	427094036500

Asset Name	FWE Acct. Code	Lease Number	API
HIGH ISLAND A-573 #A019 ST1	HIA573A191	G02393	427094038001
HIGH ISLAND A-573 #B001	HIA573B010	G02393	427094012800
HIGH ISLAND A-573 #B002	HIA573B020	G02393	427094014100
HIGH ISLAND A-573 #B005	HIA573B050	G02393	427094016400
HIGH ISLAND A-573 #B006	HIA573B060	G02393	427094017000
HIGH ISLAND A-573 #B008	HIA573B080	G02393	427094017900
HIGH ISLAND A-573 #B010	HIA573B100	G02393	427094021100
HIGH ISLAND A-573 #B012	HIA573B120	G02393	427094022700
HIGH ISLAND A-573 #E007	HIA573E070	G02393	427094098200
HIGH ISLAND A-573 #E012	HIA573E120	G02393	427094115000
HIGH ISLAND A-573 #F007	HIA573F070	G02393	427114061200
HIGH ISLAND A-573 #F009	HIA573F090	G02393	427114062000
HIGH ISLAND A-573 #F016 ST5	HIA573F165	G02393	427114066805
HIGH ISLAND A-573 #F018 ST1	HIA573F181	G02393	427114067301
HIGH ISLAND A-573 #F022	HIA573F220	G02393	427114068400
HIGH ISLAND A-573 #F023 ST2	HIA573F232	G02393	427114069302
HIGH ISLAND A-581 #D004	HIA581D040	G18959	427094112200
HIGH ISLAND A-581 #D004	HIA581D040	G18959	427094112200
HIGH ISLAND A-582 #C001	HIA582C010	G02719	427094061500
HIGH ISLAND A-582 #C002	HIA582C020	G02719	427094061900
HIGH ISLAND A-582 #C003	HIA582C030	G02719	427094058000
HIGH ISLAND A-582 #C006	HIA582C060	G02719	427094063400
HIGH ISLAND A-582 #C007	HIA582C070	G02719	427094063900
HIGH ISLAND A-582 #C010	HIA582C100	G02719	427094070200
HIGH ISLAND A-582 #C011	HIA582C110	G02719	427094071400
HIGH ISLAND A-582 #C012	HIA582C120	G02719	427094074900
HIGH ISLAND A-582 #C013	HIA582C130	G02719	427094072700
HIGH ISLAND A-582 #C014	HIA582C140	G02719	427094073800
HIGH ISLAND A-582 #C015	HIA582C150	G02719	427094075800
HIGH ISLAND A-582 #C019	HIA582C190	G02719	427094108200
HIGH ISLAND A-582 #D001	HIA582D010	G18959	42094110200
HIGH ISLAND A-582 #D002 ST1	HIA582D021	G02719	427094110801
HIGH ISLAND A-582 #D003 ST	HIA582D031	G02719	427094111401
HIGH ISLAND A-582 #D005	HIA582D050	G02719	427094114300
HIGH ISLAND A-582 #D006	HIA582D060	G02719	427094114700
HIGH ISLAND A-595 #D001 ST2	HIA595D1D2	G02721	427094055302
HIGH ISLAND A-595 #D003	HIA595D03	G02721	427094058500
HIGH ISLAND A-595 #D005	HIA595D050	G02721	427094092900
HIGH ISLAND A-595 #D006	HIA595D063	G02721	427094063205
HIGH ISLAND A-595 #D010	HIA595D100	G02721	427094070500
HIGH ISLAND A-595 #D012	HIA595D120	G02721	427094077000
HIGH ISLAND A-595 #D017 ST2	HIA595D172	G02721	427094083702
HIGH ISLAND A-595 #D018	HIA595D181	G02721	427094093501
HIGH ISLAND A-595 #E011	HIA595E110	G02721	427094114501
HIGH ISLAND A-596 #B014	HIA596B140	G02722	427094025800
HIGH ISLAND A-596 #D002	HIA596D020	G02722	427094056901
HIGH ISLAND A-596 #D004	HIA596D040	G02722	427094060500
HIGH ISLAND A-596 #D007 ST4	HIA596D074	G02722	427094064304
HIGH ISLAND A-596 #D008 ST1	HIA596D081	G02722	427094067001
HIGH ISLAND A-596 #D009	HIA596D090	G02722	427094068400
HIGH ISLAND A-596 #D011	HIA596D110	G02722	427094075700

Asset Name	FWE Acct. Code	Lease Number	API
HIGH ISLAND A-596 #D013 ST2	HIA596D132	G02722	427094079502
HIGH ISLAND A-596 #D014	HIA596D140	G02722	427094080100
HIGH ISLAND A-596 #D016	HIA596D160	G02722	427094082400
HIGH ISLAND A-596 #E005	HIA596E050	G02722	427094085900
HIGH ISLAND A-596 #E008	HIA596E080	G02722	427094112801
HIGH ISLAND A-596 #E009	HIA596E090	G02722	427094114200
LA ST LSE 3011 1 SWD BURRWOOD	BURWOOD	03011	177210074800
LANDREAU ET UX 1	LANDREAU1	490100	UNKNOWN
MAIN PASS 077 #A001	MP077A0100	G04481	177254033800
MAIN PASS 077 #A002	MP077A0201	G04481	177254043101
MAIN PASS 077 #A003	MP077A0300	G04481	177254036100
MAIN PASS 077 #A004	MP077A0400	G04481	177254036900
MAIN PASS 077 #A005	MP077A0500	G04481	177254038000
MAIN PASS 077 #A006 ST2	MP077A0602	G04481	177254036402
MAIN PASS 077 #A010	MP077A1000	G04481	177254039600
MAIN PASS 077 #A011	MP077A1100	G04481	177254042400
MAIN PASS 077 #A012	MP077A1200	G04481	177254039700
MAIN PASS 077 #A013	MP077A1300	G04481	177254044900
MAIN PASS 077 #A014	MP077A1400	G04481	177254044500
MAIN PASS 077 #A015	MP077A1501	G04481	177254045101
MAIN PASS 077 #A016	MP077A1600	G04481	177254045900
MAIN PASS 077 #A017	MP077A1700	G04481	177254046200
MAIN PASS 077 #A018	MP077A1800	G04481	177254046800
MAIN PASS 077 #A019	MP077A1900	G04481	177254048200
MAIN PASS 077 #A020	MP077A2001	G04481	177254048501
MAIN PASS 077 #A021 ST	MP077A2100	G04481	177254067002
MAIN PASS 077 #A022	MP077A2201	G04481	177254067401
MAIN PASS 077 #A023	MP077A23	G04481	177254067601
MAIN PASS 077 #A07	MP077A0700	G04481	177254041000
MAIN PASS 077 #A08	MP077A0800	G04481	177254038200
MAIN PASS 077 #A09	MP077A0900	G04481	177254039000
NW MYETTE POINT SL 14519 #001	SL1451901	14519	171012195100
NW MYETTE POINT SL 14519 #002	SL1451902	14519	171012200800
NW MYETTE POINT SL 14520 #002	SL1452002	14520	171012201500
NW MYETTE POINT SL 14914 #002	SL1491402	14914	171012206300
NW MYETTE POINT SL 14914 #003	SL1491403	14914	171012239600
NW MYETTE POINT SL14519 #1 SWD	SL14519SWD	14519	171018805900
SHIP SHOAL 149 #A017 (ORRI)	SS149A17	00434	177114131300
SHIP SHOAL 149 #C001	SS149C01	00434	177114005500
SHIP SHOAL 149 #C002	SS149C02	00434	177114007002
SHIP SHOAL 149 #C003	SS149C03	00434	177114016000
SHIP SHOAL 149 #C004	SS149C04	00434	177114024301
SHIP SHOAL 149 #C005	SS149C05	00434	177114025800
SHIP SHOAL 149 #C019 (ORRI)	SS149C19	00434	177114132300
SHIP SHOAL 149 #E007	SS149E07	00434	177114113100
SHIP SHOAL 169 #BB001	SS169BB010	00820	177114048100
SHIP SHOAL 169 #BB002	SS169BB020	00820	177114055501
SHIP SHOAL 169 #BB003	SS169BB030	00820	177114057800
SHIP SHOAL 169 #BB004	SS169BB040	00820	177114056500
SHIP SHOAL 169 #BB005	SS169BB050	00820	177114059600
SHIP SHOAL 169 #BB006	SS169BB060	00820	177114060101

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 169 #C001	SS169C0100	00820	177114075600
SHIP SHOAL 169 #C003	SS169C0300	00820	177114078500
SHIP SHOAL 169 #C004	SS169C0400	00820	177114077400
SHIP SHOAL 169 #C006	SS169C0600	00820	177114080201
SHIP SHOAL 169 #C007	SS169C0700	00820	177114080601
SHIP SHOAL 169 #C008	SS169C0800	00820	177114081300
SHIP SHOAL 169 #C009	SS169C0900	00820	177114144400
SHIP SHOAL 169 #C010	SS169C1000	00820	177114144800
SHIP SHOAL 169 #G001	SS169G0100	00820	177114127400
SHIP SHOAL 169 #G002	SS169G0200	00820	177114128500
SHIP SHOAL 169 #G003	SS169G0300	00820	177114156600
SHIP SHOAL 177 #007	SS17700700	00590	177114101100
SHIP SHOAL 177 #A001	SS177A01	00590	177114056300
SHIP SHOAL 177 #A002	SS177A02	00590	177114055000
SHIP SHOAL 177 #A003	SS177A03	00590	177114056100
SHIP SHOAL 177 #A005	SS177A05	00590	177114119301
SHIP SHOAL 189 #A001A	SS189A01A0	G04232	177114062000
SHIP SHOAL 189 #A003A	SS189A03A0	G04232	177114085200
SHIP SHOAL 189 #A005	SS189A0500	G04232	177114088400
SHIP SHOAL 189 #A007 ST2	SS189A0702	G04232	177114129502
SHIP SHOAL 189 #A008	SS189A0800	G04232	177114130900
SHIP SHOAL 189 #A009 ST1	SS189A0901	G04232	177114139801
SHIP SHOAL 189 #A010BP1	SS189A1001	G04232	177114154701
SHIP SHOAL 189 #A4 (SS210)	SS189A04	G04232	177114086801
SHIP SHOAL 189 #A6 (SS188)	SS189A06	G04232	177114088900
SHIP SHOAL 204 #A008	SS204A0800	G01520	177110083000
SHIP SHOAL 204 #A015 ST1	SS204A1501	G01520	177112003401
SHIP SHOAL 204 #A016	SS204A1601	G01520	177112005401
SHIP SHOAL 204 #A020	SS204A2000	G01520	177112012600
SHIP SHOAL 204 #A024 ST1	SS204A2401	G01520	177112017701
SHIP SHOAL 204 #A028 ST3	SS204A2803	G01520	177110071003
SHIP SHOAL 204 #A030A	SS204A30A1	G01520	177114002801
SHIP SHOAL 204 #A031	SS204A3101	G01520	177110084201
SHIP SHOAL 204 #A034	SS204A3400	G01520	177114146700
SHIP SHOAL 204 #A035	SS204A3502	G01520	177114147402
SHIP SHOAL 204 #A036 ST1	SS204A3603	G01520	177114146803
SHIP SHOAL 206 #E002	SS206E0201	G01522	177114118101
SHIP SHOAL 206 #E003	SS206E0301	G01522	177114118201
SHIP SHOAL 206 #E004	SS206E0400	G01522	177114141800
SHIP SHOAL 206 #E005	SS206E0500	G01522	177114142000
SHIP SHOAL 207 #A003 ST1	SS207A0301	G01523	177114142800
SHIP SHOAL 207 #A004B	SS207A04B0	G01523	177110075500
SHIP SHOAL 207 #A006D	SS207A06D0	G01523	177110078200
SHIP SHOAL 207 #A008B	SS207A08B0	G01523	177110080700
SHIP SHOAL 207 #A009	SS207A0900	G01523	177110082400
SHIP SHOAL 207 #A010D	SS207A10D0	G01523	177110083900
SHIP SHOAL 207 #A013	SS207A1000	G01523	177112002500
SHIP SHOAL 207 #A015 ST1	SS207A1500	G01523	177112010601
SHIP SHOAL 207 #A015 311 SHIP SHOAL 207 #A016 ST1	SS207A1501 SS207A1601	G01523	177112010001
SHIP SHOAL 207 #A010 311	SS207A1800	G01523	177112011401
SHIP SHOAL 207 #A018 SHIP SHOAL 207 #A019ST	SS207A1800 SS207A1901	G01523	177112003000
JIIII JIIUAL 207 #A01331	33207A1301	001323	1//114003401

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 207 #A020	SS207A2000	G01523	177114010300
SHIP SHOAL 207 #A022 ST1	SS207A2201	G01523	177114011301
SHIP SHOAL 207 #A023B	SS207A23B0	G01523	177114013500
SHIP SHOAL 207 #A024	SS207A2400	G01523	177114014300
SHIP SHOAL 207 #A025	SS207A2500	G01523	177114015500
SHIP SHOAL 207 #A026	SS207A2601	G01523	177112001101
SHIP SHOAL 207 #A027	SS207A2701	G01523	177110079401
SHIP SHOAL 207 #A028	SS207A2801	G01523	177110073101
SHIP SHOAL 207 #A029 ST	SS207A2901	G01523	177112001901
SHIP SHOAL 207 #A030	SS207A3001	G01523	177112001501
SHIP SHOAL 207 #A031 ST2	SS207A3102	G01523	177114117702
SHIP SHOAL 207 #A032	SS207A3102 SS207A3201	G01523	177114119701
SHIP SHOAL 207 #A033 ST1	SS207A3201 SS207A3301	G01523	177114121901
SHIP SHOAL 207 #A034	SS207A3301	G01523	177114121901
SHIP SHOAL 207 #A034 SHIP SHOAL 207 #A035 ST1	SS207A3400 SS207A3501	G01523	177114122200
SHIP SHOAL 207 #A035 311	SS207A3501 SS207A3600	G01523	177114133301
SHIP SHOAL 207 #A036	SS207A3600 SS207D0200	G01523 G01523	177114137700
SHIP SHOAL 207 #D002	SS207D0200 SS207D0700	G01523	177114030300
	SS207D0700 SS207D0800		
SHIP SHOAL 207 #D008		G01523	177114032300
SHIP SHOAL 207 #D009	SS207D0900	G01523	177114116400
SHIP SHOAL 207 #D010 ST1	SS207D1001	G01523	177114116501
SHIP SHOAL 214 #004	SS21404	00828	177110060600
SHIP SHOAL 214 #E003	SS214E03	00828	177110071100
SHIP SHOAL 214 #E004	SS214E04	00828	177110073500
SHIP SHOAL 214 #E007	SS214E07	00828	177110070200
SHIP SHOAL 214 #E014	SS214E14	00828	177110076400
SHIP SHOAL 214 #F003	SS214F03	00828	177110069900
SHIP SHOAL 214 #F005	SS214F05	00828	177110073600
SHIP SHOAL 214 #F006	SS214F06	00828	177110075600
SHIP SHOAL 214 #F007	SS214F07	00828	177110075801
SHIP SHOAL 214 #F008	SS214F08	00828	177110077200
SHIP SHOAL 214 #F009	SS214F09	00828	177110078000
SHIP SHOAL 214 #F014	SS214F14	00828	177110078600
SHIP SHOAL 214 #H004	SS214H04	00828	177112017100
SHIP SHOAL 214 #H007	SS214H07	00828	177114000900
SHIP SHOAL 214 #H008	SS214H08	00828	177114002100
SHIP SHOAL 214 #H009	SS214H09	00828	177114002600
SHIP SHOAL 214 #H011	SS214H11	00828	177114003500
SHIP SHOAL 214 #H012	SS214H12	00828	177114004000
SHIP SHOAL 214 #K001	SS214K01	00828	177114053900
SHIP SHOAL 214 #K002	SS214K02	00828	177114054000
SHIP SHOAL 214 #K008	SS214K08	00828	177114145700
SHIP SHOAL 214 #K010	SS214K10	00828	177114144300
SHIP SHOAL 214 #K011	SS214K11	00828	177114147300
SHIP SHOAL 214 #L001	SS214L01	00828	177114066500
SHIP SHOAL 214 #L002	SS214L02	00828	177114068100
SHIP SHOAL 214 #L003	SS214L03	00828	177114068300
SHIP SHOAL 214 #L004	SS214L04	00828	177114070100
SHIP SHOAL 214 #L005	SS214L05	00828	177114070200
SHIP SHOAL 214 #L006	SS214L06	00828	177114074601
SHIP SHOAL 214 #L007	SS214L07	00828	177114075500

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 214 #L008	SS214L08	00828	177114076101
SHIP SHOAL 216 #C004 ST1	SS216C0401	G01524	177112014901
SHIP SHOAL 216 #C005A	SS216C05A0	G01524	177112017400
SHIP SHOAL 216 #C007 ST1	SS216C0701	G01524	177114001201
SHIP SHOAL 216 #C009 ST1	SS216C0901	G01524	177114003801
SHIP SHOAL 216 #C010	SS216C1000	G01524	177114004900
SHIP SHOAL 216 #C012C	SS216C12C0	G01524	177114006700
SHIP SHOAL 216 #C013	SS216C1300	G01524	177114007700
SHIP SHOAL 216 #C015	SS216C1500	G01524	177114009000
SHIP SHOAL 216 #C016	SS216C1601	G01524	177114000101
SHIP SHOAL 216 #C017A	SS216C17A1	G01524	177114003001
SHIP SHOAL 216 #C019	SS216C1900	G01524	177114031900
SHIP SHOAL 216 #C023	SS216C2300	G01524	177114134600
SHIP SHOAL 216 #C024 ST2	SS216C2402	G01524	177114135102
SHIP SHOAL 232 #B012	SS233B12	G15293	1771141070
SHIP SHOAL 232 #B02	SS233002	G15293	1771140371
SHIP SHOAL 233 #B001	SS233B01	G01528	177114028700
SHIP SHOAL 233 #B003	SS233B03	G01528	177114059800
SHIP SHOAL 233 #B004	SS233B04	G01528	177114060400
SHIP SHOAL 233 #B006	SS233B06	G01528	177114063500
SHIP SHOAL 233 #B007	SS233B07	G01528	177114065400
SHIP SHOAL 233 #B010	SS233B10	G01528	177114069901
SHIP SHOAL 233 #B011	SS233B11	G01528	177114073201
SHIP SHOAL 233 #E006	SS233E06	G01528	177110071900
SHIP SHOAL 233 #H005	SS233H05	G01528	177112017800
SHIP SHOAL 238 #A001	SS238A01	G03169	177124023400
SHIP SHOAL 238 #A003	SS238A03	G03169	177124025701
SHIP SHOAL 238 #A005	SS238A05	G03169	177124027200
SHIP SHOAL 238 #B005	SS238B05	G03169	177114061400
SHIP SHOAL 238 #B008	SS238B08	G03169	177114086600
SHIP SHOAL 238 #C001 (ORRI)	SS238C01	G03169	177124068100
SHIP SHOAL 238 #C002	SS238C02	G03169	177124068400
SHIP SHOAL 246 #A001	SS246A01	G01027	177124005700
SHIP SHOAL 246 #A002	SS246A02	G01027	177124007400
SHIP SHOAL 246 #A004	SS246A04	G01027	177124008200
SHIP SHOAL 246 #A005	SS246A05	G01027	177124008300
SHIP SHOAL 246 #A006	SS246A06	G01027	177124009000
SHIP SHOAL 246 #A007	SS246A07	G01027	177124009100
SHIP SHOAL 246 #A009	SS246A09	G01027	177124010200
SHIP SHOAL 246 #A011	SS246A11	G01027	177124011500
SHIP SHOAL 246 #A014	SS246A14	G01027	177124014600
SHIP SHOAL 246 #A019	SS246A19	G01027	177124016100
SHIP SHOAL 246 #A020	SS246A20	G01027	177124012901
SHIP SHOAL 246 #J001	SS246J01	G01027	177124061800
SHIP SHOAL 247 #D003	SS247D03	G01028	177124013100
SHIP SHOAL 247 #D007	SS247D07	G01028	177124015600
SHIP SHOAL 247 #D009	SS247D09	G01028	177124016600
SHIP SHOAL 247 #D012	SS247D12	G01028	177124017903
SHIP SHOAL 247 #F002	SS247F02	G01028	177124019702
SHIP SHOAL 247 #F010	SS247F10	G01028	177124022400
SHIP SHOAL 247 #F014	SS247F14	G01028	177124022301

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 247 #F017	SS247F17	G01028	177124022901
SHIP SHOAL 247 #F018	SS247F18	G01028	177124023201
SHIP SHOAL 247 #F019	SS247F19	G01028	177124052500
SHIP SHOAL 248 #D006	SS248D06	G01029	177124015000
SHIP SHOAL 248 #D015	SS248D15	G01029	177124020600
SHIP SHOAL 248 #D016	SS248D16	G01029	177124021000
SHIP SHOAL 248 #D018	SS248D18	G01029	177124021100
SHIP SHOAL 248 #D020	SS248D2000	G01029	177124022000
SHIP SHOAL 248 #F008	SS248F08	G01029	177124022100
SHIP SHOAL 248 #G001	SS248G01	G01029	177124049500
SHIP SHOAL 248 #G002	SS248G02	G01029	177124053000
SHIP SHOAL 248 #G003	SS248G03	G01029	177124053300
SHIP SHOAL 249 #006	SS24906	G01030	177124062200
SHIP SHOAL 249 #D002	SS249D02	G01030	177124012000
SHIP SHOAL 249 #D004	SS249D04	G01030	177124017100
SHIP SHOAL 249 #D005	SS249D05	G01030	177124014200
SHIP SHOAL 249 #D008	SS249D08	G01030	177124015900
SHIP SHOAL 249 #D011	SS249D11	G01030	177124018500
SHIP SHOAL 249 #D014	SS249D14	G01030	177124019200
SHIP SHOAL 249 #D017	SS249D1700	G01030	177124020800
SHIP SHOAL 249 #D019	SS249D19	G01030	177124021500
SHIP SHOAL 252 #C004	SS252C04	G01529	177122001500
SHIP SHOAL 252 #C005	SS252C05	G01529	177122002000
SHIP SHOAL 252 #C009	SS252C09	G01529	177124029401
SHIP SHOAL 252 #C012	SS252C12	G01529	177124047300
SHIP SHOAL 252 #F001	SS252F01	G01529	177124052000
SHIP SHOAL 252 #F003	SS252F03	G01529	177124052200
SHIP SHOAL 252 #F004	SS252F04	G01529	177124067400
SHIP SHOAL 253 #C001	SS253C01	G01031	177122000100
SHIP SHOAL 253 #C002	SS253C02	G01031	177122006700
SHIP SHOAL 253 #C003	SS253C03	G01031	177122001400
SHIP SHOAL 253 #C006	SS253C06	G01031	177122002100
SHIP SHOAL 253 #C007	SS253C07	G01031	177122002300
SHIP SHOAL 253 #C008	SS253C08	G01031	177124030000
SHIP SHOAL 253 #C010	SS253C10	G01031	177124029300
SHIP SHOAL 253 #C011	SS253C11	G01031	177124030900
SHIP SHOAL 253 #D001	SS253D01	G01031	177122004200
SHIP SHOAL 253 #D003	SS253D03	G01031	177124000400
SHIP SHOAL 253 #D004	SS253D04	G01031	177124001100
SHIP SHOAL 253 #D005	SS253D05	G01031	177124001200
SHIP SHOAL 253 #D006	SS253D06	G01031	177124001300
SHIP SHOAL 253 #D007	SS253D07	G01031	177124001401
SHIP SHOAL 253 #D008	SS253D08	G01031	177124001600
SHIP SHOAL 253 #D009	SS253D09	G01031	177124001800
SHIP SHOAL 253 #D010	SS253D10	G01031	177124002001
SHIP SHOAL 253 #D013	SS253D13	G01031	177124002600
SHIP SHOAL 253 #D014	SS253D14	G01031	177124002701
SHIP SHOAL 253 #E001	SS253E01	G01031	177124024200
SHIP SHOAL 253 #E002	SS253E02	G01031	177124024600
SHIP SHOAL 253 #E003	SS253E03	G01031	177124025301
SHIP SHOAL 253 #E004	SS253E04	G01031	177124025400

Asset Name	FWE Acct. Code	Lease Number	API
SHIP SHOAL 253 #E005	SS253E05	G01031	177124025500
SHIP SHOAL 253 #E006	SS253E06	G01031	177124026600
SHIP SHOAL 253 #E007	SS253E07	G01031	177124026800
SHIP SHOAL 253 #E008	SS253E08	G01031	177124027600
SHIP SHOAL 253 #E009	SS253E09	G01031	177124027701
SHIP SHOAL 253 #E010	SS253E10	G01031	177124027800
SHIP SHOAL 253 #E011	SS253E11	G01031	177124028200
SHIP SHOAL 253 #E012	SS253E12	G01031	177124028400
SHIP SHOAL 253 #E013	SS253E13	G01031	177124037500
SHIP SHOAL 253 #E014	SS253E14	G01031	177124042100
SHIP SHOAL 253 #E015	SS253E15	G01031	177124044401
SHIP SHOAL 253 #F002	SS253F02	G01031	177124052100
SHIP SHOAL 300 #A001	SS300A01	G07760	177124037401
SHIP SHOAL 300 #A003	SS300A03	G07760	177124041602
SHIP SHOAL 300 #A004	SS300A04	G07760	177124043100
SHIP SHOAL 300 #A005	SS300A05	G07760	177124053600
SHIP SHOAL 300 #A006	SS300A06	G07760	177124053700
SHIP SHOAL 300 #B001	SS300B01	G07760	177124044100
SHIP SHOAL 300 #B002	SS300B02	G07760	177124044800
SHIP SHOAL 300 #B003	SS300B03	G07760	177124045600
SHIP SHOAL 300 #B004	SS300B04	G07760	177124045700
SHIP SHOAL 300 #B005	SS300B05	G07760	177124045900
SHIP SHOAL 315 #A001	SS315A01	G09631	177124046901
SHIP SHOAL 315 #A003	SS315A03	G09631	177124047402
SHIP SHOAL206#E001(SS207E1	SS207E0100	G01523	177114115500
SOUTH MARSH IS 066 #C001	SM066C0100	G01198	177070041200
SOUTH MARSH IS 066 #C002	SM066C0200	G01198	177070049000
SOUTH MARSH IS 066 #C003	SM066C0300	G01198	177074005800
SOUTH MARSH IS 066 #C004	SM066C0400	G01198	177070050000
SOUTH MARSH IS 066 #C005	SM066C0500	G01198	177070050700
SOUTH MARSH IS 066 #C006	SM066C0600	G01198	177072018700
SOUTH MARSH IS 066 #C007	SM066C0700	G01198	177070052800
SOUTH MARSH IS 066 #C009B	SM066C09B0	G01198	177072001200
SOUTH MARSH IS 066 #C011	SM066C1100	G01198	177074072900
SOUTH MARSH IS 066 #C012	SM066C1200	G01198	177074073500
SOUTH MARSH IS 066 #D001	SM066D0100	G01198	177074025400
SOUTH MARSH IS 066 #D003	SM066D0300	G01198	177074029000
SOUTH MARSH IS 066 #D004	SM066D0400	G01198	177074032000
SOUTH MARSH IS 066 #D005	SM066D0500	G01198	177074032600
SOUTH MARSH IS 066 #D006 ST	SM066D0601	G01198	177074031201
SOUTH MARSH IS 066 #D007 ST1BP	SM066D0701	G01198	177074027401
SOUTH MARSH IS 087 #A002	SM087A02	G24870	177084092201
SOUTH MARSH IS 087 #A004	SM087A04	G24870	177084093704
SOUTH MARSH IS 087 #A005	SM087A05	G24870	177084093802
SOUTH MARSH IS 087 #I002	SM087I02	G24870	177064097900
SOUTH MARSH IS 102 #A001	SM102A01	G24872	177084091200
SOUTH MARSH IS 102 #A006	SM102A06	G24872	177084094101
SOUTH MARSH IS 132 #B002	SM132B0200	G02282	177084031800
SOUTH MARSH IS 132 #B003 ST1	SM132B0301	G02282	177084031601
SOUTH MARSH IS 132 #B004	SM132B0400	G02282	177084033000
SOUTH MARSH IS 132 #B005	SM132B0500	G02282	177084033500

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH MARSH IS 132 #B006	SM132B0600	G02282	177084033900
SOUTH MARSH IS 132 #B007	SM132B0700	G02282	177084034100
SOUTH MARSH IS 132 #B008	SM132B0800	G02282	177084035500
SOUTH MARSH IS 132 #B009	SM132B0900	G02282	177084036200
SOUTH MARSH IS 132 #B010	SM132B1000	G02282	177084036500
SOUTH MARSH IS 132 #B011	SM132B1100	G02282	177084037800
SOUTH MARSH IS 135 #C003 BP1	SM135C0301	G19776	177084089401
SOUTH MARSH IS 136 #A004	SM136A0400	G02588	177084021900
SOUTH MARSH IS 136 #A008	SM136A08	G02588	177084032401
SOUTH MARSH IS 136 #A010	SM136A1000	G02588	177084035700
SOUTH MARSH IS 136 #A015	SM136A1500	G02588	177084071200
SOUTH MARSH IS 136 #C007	SM136C0700	G02588	177084091900
SOUTH MARSH IS 137 #A001	SM137A0100	G02589	177084007700
SOUTH MARSH IS 137 #A003	SM137A0300	G02589	177084020400
SOUTH MARSH IS 137 #A005	SM137A0500	G02589	177084024100
SOUTH MARSH IS 137 #A009	SM137A0900	G02589	177084034600
SOUTH MARSH IS 137 #A011 ST1	SM137A1101	G02589	177084030201
SOUTH MARSH IS 137 #A012	SM137A1200	G02589	177084040400
SOUTH MARSH IS 137 #A013	SM137A1300	G02589	177084042900
SOUTH MARSH IS 137 #A014	SM137A1400	G02589	177084045000
SOUTH MARSH IS 137 #A018	SM137A1800	G02589	177084072800
SOUTH MARSH IS 139 #B001	SM139B01	G21106	177084092300
SOUTH MARSH IS 139 #B002	SM139B02	G21106	177084093501
SOUTH MARSH IS 142 #A001	SM142A01	G01216	177084014100
SOUTH MARSH IS 142 #A002	SM142A02	G01216	177084014800
SOUTH MARSH IS 142 #A003	SM142A03	G01216	177084016500
SOUTH MARSH IS 142 #A004	SM142A04	G01216	177084017900
SOUTH MARSH IS 142 #A005	SM142A05	G01216	177084019200
SOUTH MARSH IS 142 #A006	SM142A06	G01216	177084020300
SOUTH MARSH IS 142 #A007	SM142A07	G01216	177084021000
SOUTH MARSH IS 142 #A008	SM143A08	G01216	177084023000
SOUTH MARSH IS 142 #A009	SM142A09	G01216	177084026300
SOUTH MARSH IS 142 #A010	SM142A10	G01216	177084077000
SOUTH MARSH IS 142 #A011	SM142A11	G01216	177084091100
SOUTH MARSH IS 142 #C001	SM142C01	G01216	177084082900
SOUTH MARSH IS 142 #C002	SM142C02	G01216	177084084201
SOUTH MARSH IS 142 #C003	SM142C03	G01216	177084085000
SOUTH MARSH IS 142 #C004	SM142C04	G01216	177084085400
SOUTH MARSH IS 142 #C005	SM142C05	G01216	177084091301
SOUTH MARSH IS 146 #A008	SM146A08	G09546	177084077102
SOUTH MARSH IS 150 #C006 BP2	SM150C0600	G16325	177084091802
SOUTH MARSH IS 150 #D003	SM150D0301	G16325	177084096401
SOUTH MARSH IS 268 #A002C	SM268A02C0	G02310	177074007600
SOUTH MARSH IS 268 #A007A	SM268A07A0	G02310	177074013600
SOUTH MARSH IS 268 #A017B	SM268A17B0	G02310	177074016800
SOUTH MARSH IS 268 #D001	SM268D0100	G02310	177074020600
SOUTH MARSH IS 268 #D003D	SM268D03D0	G02310	177074021600
SOUTH MARSH IS 268 #D004	SM268D0400	G02310	177074022500
SOUTH MARSH IS 268 #D006	SM268D0600	G02310	177074024700
SOUTH MARSH IS 268 #D007	SM268D0700	G02310	177074025700
SOUTH MARSH IS 268 #D012	SM268D1200	G02310	177074028700

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH MARSH IS 268 #D016D	SM268D16D1	G02310	177074029901
SOUTH MARSH IS 269 #A021B	SM269A21B0	G02311	177074018100
SOUTH MARSH IS 269 #B002	SM269B0200	G02311	177074008100
SOUTH MARSH IS 269 #B017 ST1	SM269B1701	G02311	177074075701
SOUTH MARSH IS 269 #B019 BP1	SM269B1901	G02311	177074088501
SOUTH MARSH IS 269 #F001 ST1	SM269F0101	G02311	177074080401
SOUTH MARSH IS 280 #G001	SM280G0100	G14456	177074071400
SOUTH MARSH IS 280 #G002	SM280G0200	G14456	177074080700
SOUTH MARSH IS 280 #H001 ST1	SM280H0102	G14456	177074081802
SOUTH MARSH IS 280 #H002 STB	SM280H0203	G14456	177074082303
SOUTH MARSH IS 281 #C001	SM281C0100	G02600	177074012500
SOUTH MARSH IS 281 #C003A	SM281C03A0	G02600	177074013900
SOUTH MARSH IS 281 #C005A	SM281C05A0	G02600	177074015300
SOUTH MARSH IS 281 #C006	SM281C0600	G02600	177074015800
SOUTH MARSH IS 281 #C008 ST1	SM281C0801	G02600	177074017701
SOUTH MARSH IS 281 #C010 ST	SM281C1001	G02600	177074020701
SOUTH MARSH IS 281 #C010 ST	SM281C1101	G02600	177074022401
SOUTH MARSH IS 281 #C012A	SM281C12A0	G02600	177074024100
SOUTH MARSH IS 281 #C014 ST	SM281C12A0	G02600	177074024100
SOUTH MARSH IS 281 #C016C	SM281C16C0	G02600	177074029600
SOUTH MARSH IS 281 #C017	SM281C1700	G02600	177074030500
SOUTH MARSH IS 281 #C019B	SM281C1700	G02600	177074034400
SOUTH MARSH IS 281 #C020 ST1	SM281C2001	G02600	177074034400
SOUTH MARSH IS 281 #C021B	SM281C21B0	G02600	177074034501
SOUTH MARSH IS 281 #C021B	SM281C2302	G02600	177074036802
SOUTH MARSH IS 281 #C024	SM281C2400	G02600	177074037300
SOUTH MARSH IS 281 #C024	SM281C2500	G02600	177074083500
SOUTH MARSH IS 281 #C026	SM281C2600	G02600	177074083700
SOUTH MARSH IS 281 #C027	SM281C2700	G02600	177074085200
SOUTH MARSH IS 281 #C027	SM281C2700 SM281C2802	G02600	177074089402
SOUTH MARSH IS 281 #C028 BP2	SM281C2802 SM281D0200	G02600 G02600	177074089402
SOUTH MARSH IS 281 #D002	SM281D0200 SM281D0900		177074021100
SOUTH MARSH IS 281 #D009 SOUTH MARSH IS 281 #D010A	SM281D0900 SM281D10A0	G02600 G02600	177074027100
SOUTH MARSH IS 281 #D011 SOUTH MARSH IS 281 #D013	SM281D1100 SM281D1300	G02600 G02600	177074028000 177074029100
		G02600	+
SOUTH MARSH IS 281 #D014A	SM281D14A0		177074029700
SOUTH MARSH IS 281 #D05A	SM281D05A0	G02600 G02600	177074023200
SOUTH MARSH IS 281 #D08A	SM281D08A0		177074026600
SOUTH MARSH IS 281 #E001D	SM281E01D0	G02600 G02600	177074018500
SOUTH MARSH IS 281 #E002A	SM281E02A0		177074024600
SOUTH MARSH IS 281 #E003	SM281E0300	G02600	177074027800
SOUTH MARSH IS 281 #E004	SM281E0400	G02600	177074028500
SOUTH MARSH IS 281 #E005A	SM281E05A0	G02600	177074029300
SOUTH MARSH IS 281 #E006	SM281E0601	G02600	177074030101
SOUTH MARSH IS 281 #E007	SM281E0700	G02600	177074031600
SOUTH MARSH IS 281 #E008A	SM281E08A1	G02600	177074033101
SOUTH MARSH IS 281 #E009A	SM281E09A0	G02600	177074033800
SOUTH MARSH IS 281 #E010A	SM281E10A0	G02600	177074034800
SOUTH MARSH IS 281 #E011 ST	SM281E1101	G02600	177074035601
SOUTH MARSH IS 281 #E012	SM281E1200	G02600	177074036000
SOUTH MARSH IS 281 #E013	SM281E1300	G02600	177074036600

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH MARSH IS 281 #E014	SM281E1400	G02600	177074038600
SOUTH MARSH IS 281 #I001	SM281I0101	G02600	177074082601
SOUTH MARSH IS 281 #I002 ST1	SM281I0201	G02600	177074082701
SOUTH MARSH IS 281 #I003	SM281I0300	G02600	177074082800
SOUTH PASS 017 #A023	SP017A23	G02938	177212022601
SOUTH PASS 017 #D006	SP017D06	G02938	177214012901
SOUTH PASS 017 #D009	SP017D09	G02938	177214013303
SOUTH PASS 017 #D029	SP017D29	G02938	177214012203
SOUTH PASS 017 #D032	SP017D32	G02938	177214030101
SOUTH PASS 017 #E004	SP017E04	G02938	177214020300
SOUTH PASS 017 #E006	SP017E06	G02938	177214020101
SOUTH PASS 017 #G016	SP017G16	G02938	177214035501
SOUTH PASS 017 #G026	SP017G26	G02938	177214037203
SOUTH PASS 017 #G029	SP017G29	G02938	177214037504
SOUTH PASS 037 #003	SP03703	00697	177214045700
SOUTH PASS 042 SWD 1	SL301101	03011	UNKNOWN
SOUTH PASS 059 #A018	SP059A18	G01608	177234015204
SOUTH PASS 059 #C007	SP059C07	G02943	177212021402
SOUTH PASS 059 #C008	SP059C08	G01608	177212022502
SOUTH PASS 059 #C017	SP059C17	G02943	177212022802
SOUTH PASS 059 #C018	SP059C18	G02943	177212024601
SOUTH PASS 059 #C019	SP059C19	G01608	177214006906
SOUTH PASS 059 #C020	SP059C20	G02943	177214007004
SOUTH PASS 059 #C022	SP059C22	G02943	177214009002
SOUTH PASS 059 #C026	SP059C26	G02943	177214010400
SOUTH PASS 059 #C027	SP059C27	G02943	177214011302
SOUTH PASS 059 #C030	SP059C30	G01608	177214005703
SOUTH PASS 059 #C037	SP059C37	G02942	177212022701
SOUTH PASS 059 #C039	SP059C39	G02943	177214006201
SOUTH PASS 059 #C040	SP059C40	G01608	177214032304
SOUTH PASS 059 #C041	SP059C41	G02942	177214032602
SOUTH PASS 059 #C042	SP059C42	G02943	177214039603
SOUTH PASS 059 #D023	SP059D23	G02942	177214017802
SOUTH PASS 059 #D025	SP059D25	G02943	177214018403
SOUTH PASS 059 #D026	SP059D26	G02942	177214019302
SOUTH PASS 059 #D027	SP059D27	G02942	177214020500
SOUTH PASS 059 #D033	SP059D33	G02942	177214031102
SOUTH PASS 059 #D034	SP059D34	G02943	177214030901
SOUTH PASS 059 #G002	SP059G02	G02943	177214033500
SOUTH PASS 059 #G005	SP059G05	G02943	177214034000
SOUTH PASS 059 #G012	SP059G12	G02943	177214035100
SOUTH PASS 059 #G018	SP059G18	G02943	177214035601
SOUTH PASS 059 #G020	SP059G20	G02943	177214036101
SOUTH PASS 060 #A003	SP060A03	G02137	177214001501
SOUTH PASS 060 #A004	SP060A04	G02137	177214001601
SOUTH PASS 060 #A005	SP060A05	G02137	177212012400
SOUTH PASS 060 #A006	SP060A06	G02137	177214001801
SOUTH PASS 060 #A007	SP060A07	G02137	177212012700
SOUTH PASS 060 #A009	SP060A09	G02137	177212014702
SOUTH PASS 060 #A010	SP060A10	G02137	177214002902
SOUTH PASS 060 #A012	SP060A12	G02137	177212017600

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH PASS 060 #A013	SP060A13	G01608	177214004000
SOUTH PASS 060 #A017	SP060A17	G01608	177214004901
SOUTH PASS 060 #A018	SP060A18	G02137	177212020600
SOUTH PASS 060 #A019	SP060A19	G02137	177212020802
SOUTH PASS 060 #A021	SP060A21	G02137	177212022201
SOUTH PASS 060 #A025	SP060A25	G02938	177212024501
SOUTH PASS 060 #A028	SP060A28	G02137	177212025003
SOUTH PASS 060 #A029	SP060A29	G01608	177214008101
SOUTH PASS 060 #A031	SP060A31	G01608	177214007106
SOUTH PASS 060 #A032	SP060A32	G01608	177212018702
SOUTH PASS 060 #A033	SP060A33	G02137	177214001303
SOUTH PASS 060 #A034	SP060A34	G01608	177212017501
SOUTH PASS 060 #A035	SP060A35	G02137	177212019302
SOUTH PASS 060 #A036	SP060A36	G01608	177214001202
SOUTH PASS 060 #A037	SP060A37	G02137	177212013701
SOUTH PASS 060 #B001	SP060B01	G01608	177214002001
SOUTH PASS 060 #B003	SP060B03	G01608	177214002302
SOUTH PASS 060 #B004	SP060B04	G02137	177214002402
SOUTH PASS 060 #B006	SP060B06	G01608	177214003001
SOUTH PASS 060 #B007	SP060B07	G01608	177214003601
SOUTH PASS 060 #B008	SP060B08	G01608	177214003701
SOUTH PASS 060 #B012	SP060B12	G01608	177214004202
SOUTH PASS 060 #B013	SP060B13	G01608	177214003904
SOUTH PASS 060 #B014	SP060B14	G01608	177214004403
SOUTH PASS 060 #B015	SP060B15	G01608	177214004502
SOUTH PASS 060 #B017	SP060B17	G01608	177214004703
SOUTH PASS 060 #B020	SP060B20	G01608	177214005101
SOUTH PASS 060 #B021	SP060B21	G01608	177214002502
SOUTH PASS 060 #B022	SP060B22	G01608	177214004106
SOUTH PASS 060 #B026	SP060B26	G01608	177214005003
SOUTH PASS 060 #C006	SP060C06	G02137	177212021100
SOUTH PASS 060 #C023	SP060C23	G02137	177214009200
SOUTH PASS 060 #C031	SP060C31	G02137	177214011806
SOUTH PASS 060 #C038	SP060C38	G01608	177214005502
SOUTH PASS 060 #D002	SP060D02	G02137	177214011601
SOUTH PASS 060 #D010	SP060D10	G02137	177214013902
SOUTH PASS 060 #D012	SP060D12	G02137	177214014301
SOUTH PASS 060 #D014	SP060D14	G01608	177214014401
SOUTH PASS 060 #D015	SP060D15	G01608	177214015102
SOUTH PASS 060 #D016	SP060D16	G02137	177214016101
SOUTH PASS 060 #D017	SP060D17	G02137	177214016202
SOUTH PASS 060 #D018	SP060D18	G02137	177214016501
SOUTH PASS 060 #D021	SP060D21	G02137	177214016703
SOUTH PASS 060 #D022	SP060D22	G02137	177214015802
SOUTH PASS 060 #D024	SP060D24	G02137	177214018200
SOUTH PASS 060 #D025	SP060D25	G02137	177214038901
SOUTH PASS 060 #D031	SP060D31	G02137	177214028901
SOUTH PASS 060 #D035	SP060D35	G02137	177214022703
SOUTH PASS 060 #E001	SP060E01	G01608	177214019202
SOUTH PASS 060 #E002	SP060E02	G01608	177214021602
SOUTH PASS 060 #E003	SP060E03	G01608	177214022201

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH PASS 060 #E005	SP060E05	G01608	177214022902
SOUTH PASS 060 #E008	SP060E08	G01608	177214023900
SOUTH PASS 060 #E009	SP060E09	G01608	177214024405
SOUTH PASS 060 #E011	SP060E11	G01608	177214027500
SOUTH PASS 060 #E012	SP060E12	G01608	177214025100
SOUTH PASS 060 #E013	SP060E13	G01608	177214025601
SOUTH PASS 060 #E014	SP060E14	G01608	177214025903
SOUTH PASS 060 #E015	SP060E15	G01608	177214026300
SOUTH PASS 060 #E016	SP060E16	G01608	177214026603
SOUTH PASS 060 #E019	SP060E19	G01608	177214027400
SOUTH PASS 060 #E021	SP060E21	G01608	177214027802
SOUTH PASS 060 #E022	SP060E22	G02137	177214028700
SOUTH PASS 060 #E023	SP060E23	G01608	177214029302
SOUTH PASS 060 #E024	SP060E24	G01608	177214029403
SOUTH PASS 060 #E025	SP060E25	G01608	177214031301
SOUTH PASS 060 #E026	SP060E26	G01608	177214031501
SOUTH PASS 060 #E028	SP060E28	G01608	177214032201
SOUTH PASS 060 #G001	SP060G01	G02137	177214032901
SOUTH PASS 060 #G003	SP060G03	G02137	177214033400
SOUTH PASS 060 #G004	SP060G04	G02137	177214033700
SOUTH PASS 060 #G006	SP060G06	G02137	177214033801
SOUTH PASS 060 #G007	SP060G07	G01608	177214034102
SOUTH PASS 060 #G008	SP060G08	G02137	177214034200
SOUTH PASS 060 #G009	SP060G09	G01608	177214034600
SOUTH PASS 060 #G010	SP060G10	G02137	177214034900
SOUTH PASS 060 #G011	SP060G11	G01608	177214035000
SOUTH PASS 060 #G013	SP060G13	G01608	177214034803
SOUTH PASS 060 #G014	SP060G14	G02137	177214035301
SOUTH PASS 060 #G015	SP060G15	G02137	177214035404
SOUTH PASS 060 #G017	SP060G17	G01608	177214035701
SOUTH PASS 060 #G019	SP060G19	G02137	177214035903
SOUTH PASS 060 #G021	SP060G21	G02137	177214036201
SOUTH PASS 060 #G022	SP060G22	G01608	177214036501
SOUTH PASS 060 #G023	SP060G23	G01608	177214036700
SOUTH PASS 060 #G024	SP060G24	G01608	177214036900
SOUTH PASS 060 #G025	SP060G25	G02137	177214037001
SOUTH PASS 060 #G027	SP060G27	G01608	177214037100
SOUTH PASS 060 #G028	SP060G28	G01608	177214037301
SOUTH PASS 060 #G031	SP060G31	G02137	177214038101
SOUTH PASS 060 #G032	SP060G32	G02137	177214038302
SOUTH PASS 060 #G033	SP060G33	G01608	177214037700
SOUTH PASS 060 #G034	SP060G34	G02137	177214038901
SOUTH PASS 060 #G035	SP060G35	G02137	177214039200
SOUTH PASS 060 #G036	SP060G36	G02137	177214039301
SOUTH PASS 061 #B018	SP061B18	G01609	177214004802
SOUTH PASS 061 #E029	SP061E29	G01609	177214031802
SOUTH PASS 066 #A012	SP066A1200	G01611	177234011401
SOUTH PASS 066 #A015	SP066A15	G01611	177234011702
SOUTH PASS 066 #C001	SP066C0100	G01611	177212019402
SOUTH PASS 066 #C013	SP066C1300	G01611	177214005803
SOUTH PASS 066 #C021	SP066C2100	G01611	177214008303

Asset Name	FWE Acct. Code	Lease Number	API
SOUTH PASS 066 #C025	SP066C2500	G01611	177214010301
SOUTH PASS 066 #C029	SP066C29	G01611	177214012702
SOUTH PASS 066 #C036	SP066C3600	G01611	177214005305
SOUTH PASS 067 #A001	SP067A01	G01612	177234010501
SOUTH PASS 067 #A004	SP067A04	G01612	177234010603
SOUTH PASS 067 #A005	SP067A05	G01612	177234010702
SOUTH PASS 067 #A008	SP067A08	G01612	177234010901
SOUTH PASS 067 #A009	SP067A09	G01612	177234011001
SOUTH PASS 067 #A010	SP067A10	G01612	177234011100
SOUTH PASS 067 #A011	SP067A11	G01612	177234011200
SOUTH PASS 067 #A013	SP067A13	G01612	177234011502
SOUTH PASS 067 #A014	SP067A14	G01612	177234011601
SOUTH PASS 067 #A016	SP067A16	G01612	177234015101
SOUTH PASS 067 #A019	SP067A19	G01612	177234015700
SOUTH PASS 067 #A020	SP067A20	G01612	177234015301
SOUTH PASS 067 #A021	SP067A21	G01612	177234015600
SOUTH PASS 067 #A022	SP067A22	G01612	177234015900
SOUTH PASS 067 #A023	SP067A23	G01612	177234015801
SOUTH PASS 067 #A024	SP067A24	G01612	177234016000
SOUTH PASS 067 #A025	SP067A25	G01612	177234017400
SOUTH PELTO 013 #009	PL01300900	G03171	177134019701
SOUTH TIMBALIER 195 #B001	ST195B01	G03593	177154091400
SOUTH TIMBALIER 195 #B002	ST195B02	G03593	177154092500
SOUTH TIMBALIER 195 #B003	ST195B03	G03593	177154117901
SOUTH TIMBALIER 315 #A003	ST315A03	G23946	177164029004
SOUTH TIMBALIER 316 #A001	ST316A0100	G22762	177164028600
SOUTH TIMBALIER 316 #A002	ST316A0200	G22762	177164028800
STATE TRACT 773 #L001 (NW/4)	ST773L1N	111650	427023021000
STATE TRACT 773 #L001 (SW/4)	ST773L1S	136449	426023016700
STATE TRACT 773 #L002	ST773L2	115727	427023021800
STATE TRACT 773 #L003	ST773L3	114988	427023022000
VERMILION 196 #A001	VR196A01	G19760	177054112300
VERMILION 196 #A002	VR196A02	G19760	177054116700
VERMILION 196 #A004	VR196A04	G19760	177054127900
VERMILION 207 #A003	VR207A03	G19761	177054117600
VERMILION 261 #A001	VR261A0100	G03328	177064029000
VERMILION 261 #A002	VR261A0200	G03328	177064033000
VERMILION 261 #A004	VR261A0402	G03328	177064032902
VERMILION 261 #A005	VR261A0500	G03328	177064034600
VERMILION 261 #A007	VR261A0700	G03328	177064035400
VERMILION 261 #A008	VR261A0800	G03328	177064084900
VERMILION 262 #A006	VR262A06	G34257	177064035201
VERMILION 272 #A001	VR272A01	G23829	177064091300
VERMILION 272 #A002	VR272A02	G23829	177064091400
VERMILION 272 #A003	VR272A03	G23829	177084093603
VERMILION 272 #A004	VR272A04	G23829	177064091602
VERMILION 272 #A005	VR272A05	G23829	177064091700
VERMILION 272 #A006	VR272A06	G23829	177064096100
VERMILION 272 #A007	VR272A07	G23829	177064096200
VERMILION 272 #B001	VR272B01	G23829	177064091800
VERMILION 272 #B002	VR272B02	G23829	177064092502

Asset Name	FWE Acct. Code	Lease Number	API
VERMILION 272 #C001	VR272C01	G23829	177064096001
VERMILION 273 #B003	VR273B03	G14412	177064092600
VERMILION 279 #A001	VR279A01	G11881	177064074701
VERMILION 279 #A002	VR279A02	G11881	177064075701
VERMILION 279 #A003	VR279A03	G11881	177064076601
VERMILION 279 #A004	VR279A04	G11881	177064087600
VERMILION 279 #A005	VR279A05	G11881	177064075802
VERMILION 279 #A006	VR279A06	G11881	177064079900
VERMILION 279 #A007	VR279A07	G11881	177064078800
VERMILION 279 #A008	VR279A08	G11881	177064079600
VERMILION 279 #A009	VR279A09	G11881	177064080400
VERMILION 279 #A010	VR279A10	G11881	177064080700
VERMILION 279 #A011	VR279A11	G11881	177064080802
VERMILION 279 #A012	VR279A12	G11881	177064087100
VERMILION 313 #B001	VR313B01	G01172	177064028100
VERMILION 313 #B002	VR313B02	G01172	177064029700
VERMILION 313 #B003	VR313B03	G01172	177064030100
VERMILION 313 #B005	VR313B05	G01172	177064032800
VERMILION 313 #B006	VR313B06	G01172	177064031900
VERMILION 313 #B007	VR313B07	G01172	177064032700
VERMILION 313 #B009	VR313B09	G01172	177064033801
VERMILION 313 #B010	VR313B10	G01172	177064035700
VERMILION 313 #B011	VR313B11	G01172	177064037100
VERMILION 313 #B012	VR313B12	G01172	177064036200
VERMILION 313 #C001	VR313C01	G01172	177064071700
VERMILION 313 #C002	VR313C02	G01172	177064071900
VERMILION 313 #C003	VR313C03	G01172	177064072200
VERMILION 313 #C004	VR313C04	G01172	177064072000
VERMILION 313 #D001	VR313D01	G01172	177064090000
VERMILION 313 #D002	VR313D02	G01172	177064090201
VERMILION 313 #D003	VR313D03	G01172	177064090300
VERMILION 313 #D004	VR313D04	G01172	177064090501
VERMILION 313 #D005	VR313D05	G01172	177064090701
VERMILION 408 #A001	VR408A01	G15212	177064084401
VERMILION 408 #A002	VR408A02	G15212	177064086600
VERMILION 408 #A003	VR408A03	G15212	177064089900
VIOSCA KNOLL 824 #004	VK82400402	G15436	608164032902
VIOSCA KNOLL 826 A-10 ST1	VK826A1001	G06888	608164032601
VIOSCA KNOLL 826 A-12 BP1	VK826A1201	G06888	608164038101
VIOSCA KNOLL 826 A-13	VK826A13	G06888	608164038200
VIOSCA KNOLL 826 A-14 ST1	VK826A1401	G06888	608164038001
VIOSCA KNOLL 826 A-3	VK826A03	G06888	608164022000
VIOSCA KNOLL 826 A-4	VK826A04	G06888	608164020500
VIOSCA KNOLL 826 A-5	VK826A05	G06888	608164022100
VIOSCA KNOLL 826 A-6	VK826A06	G06888	608164022200
VIOSCA KNOLL 826 A-7	VK826A07	G06888	608164023600
VIOSCA KNOLL 826 A-8	VK826A08	G06888	608164032400
VIOSCA KNOLL 826 A-9 ST1	VK826A0901	G06888	608164032501
VIOSCA KNOLL 826 A-1 ST	VK826A0101	G06888	608164019401
VIOSCA KNOLL 826 A-2	VK826A02	G06888	608164021900
VIOSCA KNOLL 826 SS12	VK826SS012	G06888	608164035800
VIOSCA KINOLL 020 3312	V 1.02.033012	00000	000104033000

Asset Name	FWE Acct. Code	Lease Number	API
VIOSCA KNOLL 917 SS01 ST2	VK917SS102	G15441	608164040002
VIOSCA KNOLL 962 SS01	VK962SS01	G15445	608164039901
WEST CAMERON 009 #001 SL 18287	SL1828701	18287	177002025000
WEST CAMERON 065 #B018	WC065B1800	G02825	177004098900
WEST CAMERON 065 #B019	WC065B1901	G02825	177004099501
WEST CAMERON 065 #B020 ST2	WC065B2001	G02825	177004099701
WEST CAMERON 066 #A017	WC066A1700	G02826	177004100600
WEST CAMERON 066 #B002	WC066B0200	G02826	177004017600
WEST CAMERON 066 #B003	WC066B0300	G02826	177004017800
WEST CAMERON 066 #B004	WC066B0400	G02826	177004018300
WEST CAMERON 066 #B006	WC066B0600	G02826	177004019100
WEST CAMERON 066 #B007	WC066B0700	G02826	177004019600
WEST CAMERON 066 #B008D	WC066B08D0	G02826	177004020400
WEST CAMERON 066 #B009	WC066B0900	G02826	177004020801
WEST CAMERON 066 #B010	WC066B1000	G02826	177004021400
WEST CAMERON 066 #B012	WC066B1200	G02826	177004023000
WEST CAMERON 066 #B014	WC066B1401	G02826	177004022001
WEST CAMERON 066 #B015	WC066B1500	G02826	177004087600
WEST CAMERON 066 #B016	WC066B1601	G02826	177004097101
WEST CAMERON 066 #B017	WC066B1700	G02826	177004098700
WEST CAMERON 066 #E001	WC066E0100	G02826	177004034700
WEST CAMERON 066 #E002	WC066E0200	G02826	177004043400
WEST CAMERON 066 #E003	WC066E0300	G02826	177004047900
WEST CAMERON 066 #E004	WC066E0400	G02826	177004051500
WEST CAMERON 072 #001	WC07200100	G23735	177004031300
WEST CAMERON 072 #001	WC07200100 WC07200200	G23735	177004114900
WEST CAMERON 072 #002	WC07200200 WC07200301	G23735	177004119400
WEST CAMERON 072 #003 WEST CAMERON 295 #A001	WC295A0101	G24730	177014037501
WEST CAMERON 295 #A001 WEST CAMERON 295 #A002	WC295A0101 WC295A0201	G24730 G24730	177014037301
WEST CAMERON 485 #A001	WC485A01	G02220	177014039001
WEST CAMERON 485 #A001 WEST CAMERON 485 #A010	WC485A01 WC485A10	G02220	177024010002
WEST CAMERON 485 #A010	WC485A10 WC485A11	G02220	177024117800
WEST CAMERON 485 #B006	WC485B06	G02220	177024118300
WEST CAMERON 498 #B001	WC498B01	G02220 G03520	177024108300
WEST CAMERON 498 #B001	WC498B01 WC498B02	G03520	177024106901
WEST CAMERON 498 #B002	WC498B03	G03520	177024100901
WEST CAMERON 498 #B003	WC498B03	G03520	177024109002
WEST CAMERON 498 #B005	WC498B05	G03520	177024109400
WEST CAMERON 498 #B006 WEST CAMERON 498 #B007	WC498B06 WC498B07	G03520 G03520	177024116100 177024116200
WEST CAMERON 498 #B008	WC498B08	G03520	177024118801 177024120201
WEST CAMERON 498 #B009	WC498B09	G03520	
WEST CAMERON 498 #B010	WC498B10	G03520	177024121000
WEST CAMERON 498 #B011	WC498B11	G03520	177024131700
WEST CAMERON 507 #A002	WC507A02	G02549	177024018200
WEST CAMERON 507 #A003	WC507A03	G02549	177024020101
WEST CAMERON 507 #A004	WC507A04	G10594	177024023002
WEST CAMERON 507 #A005	WC507A05	G02549	177024023500
WEST CAMERON 507 #A006	WC507A06	G02549	177024024902
WEST CAMERON 507 #A007	WC507A07	G02549	177024094900
WEST CAMERON 507 #A008	WC507A08	G02549	177024094400

Asset Name	FWE Acct. Code	Lease Number	API
WEST CAMERON 507 #A009	WC507A09	G02549	177024094700
WEST CAMERON 507 #B001	WC507B01	G02549	177024098304
WEST CAMERON 507 #B002	WC507B02	G02549	177024099001
WEST CAMERON 507 #B003	WC507B03	G02549	177024100201
WEST CAMERON 507 #B004	WC507B04	G02549	177024108202
WEST CAMERON 507 #B005	WC507B05	G02549	177024101200
WEST CAMERON 507 #C001	WC507C01	G02549	177024130300
WEST CAMERON 67 #D1	WC067D0100	G03256	177004031600
WEST CAMERON 67 #D10	-	G03256	177004098501
WEST CAMERON 67 #D6	-	G03256	177004040700
WEST CAMERON 67 #D9	WC067D0900	G03256	177004078600
WEST DELTA 027 #008	WD02708	G04473	177194065801

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
BRAZOS A-105 P/F-A	BAA105PFA	G01757	BAA105	87.5%
BRAZOS A-105 P/F-B	BAA105PFB	G01757	BAA105	87.5%
BRAZOS A-133 P/F-A	BAA133APLT	G02665	BAA133	25.0%
BRAZOS A-133 P/F-B	BAA133BPLT	G02665	BAA133	25.0%
BRAZOS A-133 P/F-C-AUX	BAA133CAUX	G02665	BAA133	25.0%
BRAZOS A-133 P/F-D	BAA133DPLT	G02665	BAA133	25.0%
BRAZOS A-133 P/F-E	BAA133EPLT	G02665	BAA133	25.0%
EAST BREAKS 159 P/F-A	EB159PFA	G02646	EB159	66.7%
EAST BREAKS 160 P/F-A	EB160PFA	G02647	EB160	100.0%
EAST BREAKS 165 P/F-A	EB165PFA	G06280	EB165	100.0%
EAST CAMERON 330 P/F-B	EC330PFB	G03540	EC330	95.0%
EAST CAMERON 332 P/F-A	EC332PFA	G09478	EC332	90.4%
EAST CAMERON 349 P/F-A	EC349PFA	G14385	EC349	25.0%
EUGENE IS 032 #012 CAS P/F	EI032PF12	00196	EI032	23.7%
EUGENE IS 032 #016 CAS P/F	EI032PF16	00196	EI032	23.7%
EUGENE IS 032 #020 CAS P/F	EI032PF20	00196	EI032	23.7%
EUGENE IS 032 #029 CAS P/F	EI032PF29	00196	EI032	23.7%
EUGENE IS 032 #8 CAS P/F	EI032PF08	00196	EI032	23.7%
EUGENE IS 032 P/F-10	EI032PF10	00196	EI032	23.7%
EUGENE IS 032 P/F-22	EI032PF22	00196	EI032	23.7%
EUGENE IS 032 P/F-23	EI032PF23	00196	EI032	23.7%
EUGENE IS 032 P/F-24	EI032PF24	00196	EI032	23.7%
EUGENE IS 032 P/F-25	EI032PF25	00196	EI032	23.7%
EUGENE IS 032 P/F-26	EI032PF26	00196	EI032	23.7%
EUGENE IS 032 P/F-27	EI032PF27	00196	EI032	23.7%
EUGENE IS 032 P/F-28	EI032PF28	00196	EI032	23.7%
EUGENE IS 032 P/F-30	EI032PF30	00196	EI032	23.7%
EUGENE IS 032 P/F-5	EI032PF5	00196	EI032	23.7%
EUGENE IS 032 P/F-A	EI032PFA	00196	EI032	23.7%
EUGENE IS 032 P/F-A-PRD	EI032PFAPR	00196	EI032	23.7%
EUGENE IS 032 P/F-A-QRT	EI032PFAQR	00196	EI032	23.7%
EUGENE IS 032 P/F-A-TNK	EI032PFATN	00196	EI032	23.7%
EUGENE IS 032 P/F-E	EI032PFE	00196	EI032	23.7%
EUGENE IS 032 P/F-E-PRD	EI032PFEPR	00196	EI032	23.7%
EUGENE IS 032 P/F-F-CMP	EI032PFFCM	00196	EI032	23.7%
EUGENE IS 032 P/F-F-PROD	EI032PFFPR	00196	EI032	23.7%
EUGENE IS 032 P/F-F-TANK	EI032PFFTN	00196	EI032	23.7%
EUGENE IS 032 P/F-F-TRT	EI032PFFTR	00196	EI032	23.7%
EUGENE IS 032 P/F-GM-VALVE	EI032PFGMV	00196	EI032	23.7%
EUGENE IS 032 P/F-H	EI032PFH	00196	EI032	23.7%
EUGENE IS 053 P/F-10	EI5310CAS	00479	EI053	0.0%
EUGENE IS 053 P/F-12	EI5310CAS	00479	EI053	0.0%
EUGENE IS 053 P/F-8	EI5312CAS	00479	EI053	11.1%
EUGENE IS 053 P/F-9	EI539PLT	00479	EI053	11.1%
EUGENE IS 053 P/F-B	EI53BPLT	00479	EI053	11.1%
EUGENE IS 053 P/F-C	EI53CPLT	00479	EI053	
EUGENE IS USS P/F-C	EIDOUPLI	00479	EIUD3	5.6%

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
EUGENE IS 053 P/F-D	EI53DCAS	00479	EI053	0.0%
EUGENE IS 053 P/F-G	EI53GCAS	00479	EI053	11.1%
EUGENE IS 063 P/F-A	EI063PFA	00425	EI062	140.0%
EUGENE IS 063 P/F-B	EI063PFB	00425	EI062	140.0%
EUGENE IS 063 P/F-C-QTR	EI063PFC	00425	EI062	140.0%
EUGENE IS 100 P/F-D-QTR	EI100PFD	00796	EI100	100.0%
EUGENE IS 175 P/F-C-PROD	EI175CPRD	438	EI175	25.0%
EUGENE IS 175 P/F-D	EI175DPLT	438	EI175	25.0%
EUGENE IS 175 P/F-F	EI175FPLT	438	EI175	25.0%
EUGENE IS 175 P/F-H	EI175HCAS	438	EI175	25.0%
EUGENE IS 175 P/F-I	EI175ICAS	438	EI175	25.0%
EUGENE IS 175 P/F-J	EI175JPLT	438	EI175	25.0%
EUGENE IS 296 P/F-B	EI296PFB	G01687M	EI 296	14.5%
EUGENE IS 307 P/F-A	EI307PFA	G02110	El307	100.0%
EUGENE IS 307 P/F-B	EI307PFB	G02110	EI307	100.0%
EUGENE IS 312 P/F-D	EI312PFD	G22679	El312	60.0%
EUGENE IS 330 P/F A C S	EI330ACSPF	G02115	EI330	0.0%
EUGENE IS 330 P/F-B	EI330BPLT	G02115	EI330	0.0%
EUGENE IS 330 P/F-D	EI330DPLT	G02115	EI330	0.0%
EUGENE IS 342 P/F-C	EI342CPLT	G02319	El342	0.0%
GALVESTON 210 P/F-1	GA2101CAS	G25524	GA210	33.3%
GALVESTON 210 P/F-2	GA2102CAS	G25524	GA210	33.3%
GALVESTON 210 P/F-B	GA210BPLT	G25524	GA210	33.3%
GALVESTON A-155 P/F-A	GAA155PFA	G30654	GAA155	8.1%
HIGH ISLAND A-341 P/F-B	HIA341BPLT	G25605	HIA341	40.0%
HIGH ISLAND A-376 P/F-A	HIA376APLT	G02754	HIA376	51.2%
HIGH ISLAND A-376 P/F-B	HIA376BPLT	G02754	HIA376	51.2%
HIGH ISLAND A-376 P/F-C	HIA376CPLT	G02754	HIA376	51.2%
HIGH ISLAND A-382 P/F-F	HIA382FPLT	G02757	HIA382	27.6%
HIGH ISLAND A-474 P/F-A	HIA474PFA	G02366	HIA474	12.0%
HIGH ISLAND A-489 P/F-B	HIA489PFB	G02372	HIA489	12.0%
HIGH ISLAND A-550 P/F-A	HIA550PFA	G04081	HIA550	100.0%
HIGH ISLAND A-563 P/F-B	HIA563PFB	G02388	HIA563	2.7%
HIGH ISLAND A-573 P/F-A	HIA573APLT	G02393	HIA573	27.6%
HIGH ISLAND A-573 P/F-B	HIA573BPLT	G02393	HIA573	27.6%
HIGH ISLAND A-582 P/F-C	HIA582PFC	G02719	HIA582	3.0%
HIGH ISLAND A-582 P/F-D	HIA582PFD	G02719	HIA582	2.6%
HIGH ISLAND A-595 P/F-CF	HIA595CFPT	G02721	HIA595	27.6%
HIGH ISLAND A-595 P/F-D	HIA595DPLT	G02721	HIA595	27.6%
HIGH ISLAND A-596 P/F-E	HIA596EPLT	G02722	HIA596	27.6%
MAIN PASS 077 P/F-A	MP077PFA	G04481	MP077	73.8%
SHIP SHOAL 149 P/F-C	SS149PFC	434	SS149	3.0%
SHIP SHOAL 169 P/F-BB	SS169PFBB	00820	SS169	33.3%
SHIP SHOAL 169 P/F-C	SS169PFC	00820	SS169	33.3%
SHIP SHOAL 169 P/F-G	SS169PFG	00820	SS169	33.3%
SHIP SHOAL 177 P/F-7	SS177PF7	00590	SS177	25.0%

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
SHIP SHOAL 177 P/F-A	SS177PFA	00590	SS177	25.0%
SHIP SHOAL 189 P/F-A	SS189APLT	G04232	SS189	0.0%
SHIP SHOAL 189 P/F-A	SS189APLT	G04232	SS189	1.0%
SHIP SHOAL 189 P/F-A	SS189APLT	G04232	SS189	1.0%
SHIP SHOAL 189 P/F-C	SS189PFC	G04232	SS189	0.0%
SHIP SHOAL 204 P/F-A	SS204APLT	G01520	SS204	20.9%
SHIP SHOAL 204 P/F-A	SS204APLT	G01520	SS204	0.2%
SHIP SHOAL 204 P/F-A-GEN	SS204AGEN	G01520	SS204	20.9%
SHIP SHOAL 204 P/F-A-GEN	SS204AGEN	G01520	SS204	0.2%
SHIP SHOAL 204 P/F-A-PROD	SS204APRD	G01520	SS204	20.9%
SHIP SHOAL 204 P/F-A-PROD	SS204APRD	G01520	SS204	0.2%
SHIP SHOAL 206 P/F-E	SS206EPLT	G01522	SS206	40.0%
SHIP SHOAL 207 P/F-A-CMP	SS207ACOMP	G01523	SS207	47.3%
SHIP SHOAL 207 P/F-A-CMP	SS207ACOMP	G01523	SS207	0.3%
SHIP SHOAL 207 P/F-A-DRILL	SS207ADRL	G01523	SS207	47.3%
SHIP SHOAL 207 P/F-A-DRILL	SS207ADRL	G01523	SS207	0.3%
SHIP SHOAL 207 P/F-A-MANTIS	SS207PFAMA	G01523	SS207	47.3%
SHIP SHOAL 207 P/F-A-MANTIS	SS207PFAMA	G01523	SS207	0.3%
SHIP SHOAL 207 P/F-A-PROD	SS207APRD	G01523	SS207	47.3%
SHIP SHOAL 207 P/F-A-PROD	SS207APRD	G01523	SS207	0.3%
SHIP SHOAL 207 P/F-D	SS207DPLT	G01523	SS207	47.0%
SHIP SHOAL 207 P/F-D	SS207DPLT	G01523	SS207	0.3%
SHIP SHOAL 207 P/F-DWPF	SS207PFDWP	G01523	SS207	19.8%
SHIP SHOAL 214 P/F-4	SS214PF4	00828	SS214	35.5%
SHIP SHOAL 214 P/F-E	SS214PFE	00828	SS214	35.5%
SHIP SHOAL 214 P/F-F	SS214PFF	00828	SS214	35.5%
SHIP SHOAL 214 P/F-H	SS214PFH	00828	SS214	35.5%
SHIP SHOAL 214 P/F-K	SS214PFK	00828	SS214	35.5%
SHIP SHOAL 214 P/F-L	SS214PFL	00828	SS214	35.5%
SHIP SHOAL 216 P/F-C	SS216CPLT	G01524	SS216	5.2%
SHIP SHOAL 216 P/F-C	SS216CPLT	G01524	SS216	0.3%
SHIP SHOAL 233 P/F-A	SS233PFA	G15293	SS233	33.8%
SHIP SHOAL 233 P/F-B	SS233PFB	G01528	SS233	33.8%
SHIP SHOAL 238 P/F-A	SS238PFA	G03169	SS238	34.5%
SHIP SHOAL 238 P/F-B	SS238PFB	G03169	SS238	34.5%
SHIP SHOAL 246 P/F-A	SS246PFA	G01027	SS246	78.7%
SHIP SHOAL 246 P/F-E	SS246PFE	G01027	SS246	78.7%
SHIP SHOAL 246 P/F-J	SS246PFJ	G01027	SS246	100.0%
SHIP SHOAL 247 P/F-F	SS247PFF	G01028	SS247	87.0%
SHIP SHOAL 248 P/F-D	SS248PFD	G01029	SS248	83.3%
SHIP SHOAL 248 P/F-G	SS248PFG	G01029	SS248	83.3%
SHIP SHOAL 253 P/F-C	SS253PFC	G01031	SS253	100.0%
SHIP SHOAL 253 P/F-D	SS253PFD	G01031	SS253	100.0%
SHIP SHOAL 253 P/F-E	SS253PFE	G01031	SS253	100.0%
SHIP SHOAL 253 P/F-F	SS253PFF	G01031	SS253	100.0%
			20-20	

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
SHIP SHOAL 300 P/F-A	SS300PFA	G07760	SS300	24.3%
SHIP SHOAL 300 P/F-B	SS300PFB	G07760	SS300	21.8%
SHIP SHOAL 315 P/F-A	SS315PFA	G09631	SS315	25.0%
SOUTH MARSH IS 066 P/F-C	SM66CPLT	G01198	SM058	50.0%
SOUTH MARSH IS 066 P/F-D	SM66DPLT	G01198	SM066	50.0%
SOUTH MARSH IS 102 P/F-A	SM102PFA	G24872	SM102	100.0%
SOUTH MARSH IS 132 P/F-B	SM132BPLT	G02282	SM132	50.0%
SOUTH MARSH IS 137 P/F-A	SM137APLT	G02589	SM137	50.0%
SOUTH MARSH IS 142 P/F-A	SM142PFA	G01216	SM142	100.0%
SOUTH MARSH IS 142 P/F-C	SM142PFC	G01216	SM142	100.0%
SOUTH MARSH IS 146 P/F-B	SM146PFB	G09546	SM146	100.0%
SOUTH MARSH IS 147 P/F-A	SM147PFA	G06693	SM147	100.0%
SOUTH MARSH IS 268 P/F-A-DRL	SM268APLT	G02310	SM268	30.1%
SOUTH MARSH IS 268 P/F-A-DRL	SM268APLT	G02310	SM268	0.4%
SOUTH MARSH IS 268 P/F-A-PRD	SM268APRD	G02310	SM268	30.1%
SOUTH MARSH IS 268 P/F-A-PRD	SM268APRD	G02310	SM268	0.4%
SOUTH MARSH IS 268 P/F-D	SM268DPLT	G02310	SM268	30.1%
SOUTH MARSH IS 268 P/F-D	SM268DPLT	G02310	SM268	0.4%
SOUTH MARSH IS 269 P/F-B	SM269BPLT	G02311	SM269	26.8%
SOUTH MARSH IS 269 P/F-B	SM269BPLT	G02311	SM269	0.4%
SOUTH MARSH IS 269 P/F-F	SM269FCAS	G02311	SM269	11.9%
SOUTH MARSH IS 269 P/F-F	SM269FCAS	G02311	SM269	0.4%
SOUTH MARSH IS 280 P/F-G	SM280GPLT	G14456	SM280	0.0%
SOUTH MARSH IS 280 P/F-H	SM280HPLT	G14456	SM280	50.0%
SOUTH MARSH IS 280 P/F-I	SM280IPLT	G02600	SM280	41.2%
SOUTH MARSH IS 280 P/F-I	SM280IPLT	G02600	SM280	0.3%
SOUTH MARSH IS 281 P/F-C	SM281PFC	G02600	SM281	31.4%
SOUTH MARSH IS 281 P/F-C	SM281PFC	G02600	SM281	0.5%
SOUTH MARSH IS 281 P/F-E	SM281EPLT	G02600	SM281	31.4%
SOUTH MARSH IS 281 P/F-E	SM281EPLT	G02600	SM281	0.5%
SOUTH PASS 060 P/F-A	SP060PFA	G01608	SP060	100.0%
SOUTH PASS 060 P/F-B	SP060PFB	G01608	SP060	100.0%
SOUTH PASS 060 P/F-C	SP060PFC	G01608	SP060	100.0%
SOUTH PASS 060 P/F-D	SP60PFD	G01608	SP60P	100.0%
SOUTH PASS 060 P/F-E	SP060PFE	G01608	SP060	100.0%
SOUTH PASS 060 P/F-F	SP060PFF	G01608	SP060	100.0%
SOUTH PASS 060 P/F-G	SP60PFG	G01608	SP60P	100.0%
SOUTH PASS 067 P/F-A	SP067PFA	G01612	SP067	100.0%
SOUTH PELTO 013 P/F-7	PL013PF7	G03171	PL013	2.0%
SOUTH PELTO 013 P/F-9	PL013PF9	G03171	PL013	2.0%
SOUTH PELTO 013 P/F-A	PL013PFA	G03171	PL013	0.0%
SOUTH PELTO 013 P/F-B	PL013PFB	G03171	PL013	0.0%
SOUTH PELTO 013 P/F-S	PL013PFS	G03171	PL013	0.0%
SOUTH TIMBALIER 195 P/F-B	ST195PFB	G03593	ST195	100.0%
SOUTH TIMBALIER 316 P/F-A	ST316PFA	G22762	ST316	40.0%
VERMILION 196 P/F-A	VR196PFA	G19760	VR196	100.0%

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Asset Name	FWE Acct. Code	Lease Number	Area/Block	WI
VERMILION 261 P/F-A	VR261APLT	G03328	VR261	25.0%
VERMILION 261 P/F-A-AUX	VR261AAUX	G03328	VR261	25.0%
VERMILION 272 P/F-A	VR272PFA	G23829	VR272	100.0%
VERMILION 272 P/F-B	VR272PFB	G23829	VR272	100.0%
VERMILION 272 P/F-C	VR272PFC	G23829	VR272	100.0%
VERMILION 313 P/F-B	VR313PFB	G01172	VR313	100.0%
VERMILION 313 P/F-C	VR313PFC	G01172	VR313	100.0%
VERMILION 313 P/F-D	VR313PFD	G01172	VR313	100.0%
VERMILION 408 P/F-A	VR408PF	G15212	VR408	0.331868
VIOSCA KNOLL 826 NEPTUNE SPAR	VK826NEP	G15441	VK826	100.0%
WEST CAMERON 065 P/F-8	WC065CAIS8	G02825	WC065	0.0%
WEST CAMERON 065 P/F-9	WC065CAIS9	G02825	WC065	0.0%
WEST CAMERON 065 P/F-JA	WC65JAPLT	G02825	WC065	0.0%
WEST CAMERON 065 P/F-JA-AUX	WC65JAAUX	G02825	WC065	0.0%
WEST CAMERON 066 P/F-B	WC066PFB	G02826	WC066	17.1%
WEST CAMERON 066 P/F-E	WC066PFE	G02826	WC066	25.0%
WEST CAMERON 072 P/F-1	WC072PF1	G23735	WC072	75.0%
WEST CAMERON 072 P/F-2	WC072PF2	G23735	WC072	75.0%
WEST CAMERON 072 P/F-3	WC072PF3	G23735	WC072	75.0%
WEST CAMERON 171 P/F-A	WC171PFA	G01997	WC171	21.2%
WEST CAMERON 171 P/F-A-AUX1	WC171PFAA1	G01997	WC171	21.2%

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Exhibit III-C(ii)

Name	State	County/Parish
BURRWOOD	Louisiana	Plaquemines
HAYES LUMBER	Louisiana	Jefferson Davis
HELIS 2	Louisiana	Iberia
MYETTE POINT	Louisiana	St. Mary

SEGMENTNUMBER	COMPANYNAME	ORGAREA	ORGBLOCK		RECAREA	RECBLOCK	RECNAME	SIZE	PRODUCT	STATUS	ROWNUMBER	_
7912	Fieldwood Energy, LLC	EB	160	Α	HI	A582	SSTI	12	GAS	Out of Service	G08528	G02647
7923	Fieldwood Energy, LLC	EB	165	A	HI	A 582	30 SSTI	12	GAS	Active	G08536	G06280
10301 44	Bandon Oil and Gas, LP Fieldwood Energy, LLC	EC EI	332 175	A C	EC EI	330 176	08 SSTI 12" SSTI	6 8	OIL	Out of Service Out of Service	G14699 G13445	G09478 00438
1128	Fieldwood Energy, LLC	EI	330	flanged end	EI	306	14-inch SSTI	14	OIL	Out of Service	G02139A	G02115
7943	Fieldwood Energy, LLC	EI	342	С	EI	327	08 SSTI	4	OIL	Out of Service	G08541	G02319
18493	Fieldwood Energy, LLC	EI	342	С	El	343	SSTI	6	GAS	Out of Service	G29108	G02319
19960	Fieldwood Energy LLC	EI	342	С	EI	342	Blind Flange	6	OIL	Out of Service		G02319
							_				G29471	
11923 9211	Fieldwood Energy, LLC Fieldwood Energy, LLC	EI EI	53 53	C B	EI EI	64 64	22 SSTI 22 SSTI	10 6	G/C G/C	Out of Service Partial Abandon	G20539 G12373	00479 00479
15298	Fieldwood Energy, LLC	GA	210	В	GA	239	12 SSTI	8	G/C	Active	G26931	G25524
16077	Fieldwood Energy, LLC	HI	130	#2	HI	165	8-inch SSTI	8	BLGH	Partial Abandon	G28284	G25579
15401	Fieldwood Energy, LLC	HI	A 341	В	HI	A 340	30" SSTI	812	G/C	Active	G26938	G25605
6669	Fieldwood Energy, LLC	HI	A 376	А	HI	A 356	12 SSTI	10	GAS	Out of Service	G05238	G02754
							12 SSTI					
6669	Fieldwood Energy LLC	HI	A 376	Platform A	HI	A 356	W/PSN	10	GAS	Out of Service	G05238	G02754
							10882					
7684	Fieldwood Energy, LLC	HI	A 550	A	HI	A 568	20 SSTI	10	GAS	Out of Service	G08276	G04081
6340	Fieldwood Energy, LLC	HI	A 568	Subsea	HI	A 539	20 SSTI	20	G/C	Out of Service	G04974	G04081
5470	Fieldwood Energy, LLC	HI	A356	Valve Valve	HI	A343	HIOS	12	GAS	Out of Service	G04050	G02754
10882	Fieldwood Energy, LLC	HI	A356	10SST	HI	A345	12SSTI	12	GAS	Out of Service	G04051	G02754
6504	Fieldwood Energy, LLC	HI	A595	D	HI	573	B	8	OIL	Out of Service	G28525	G02734
				SSTI								
14304	Fieldwood Energy, LLC	MP	101	Manifold	MP	102	Plat A	8	BLKG	Partial Abandon	G24687	G22792
45040	Fieldwood Energy Offshore	MAD	20		140	440	DI-+6 A		DLIKC	Out of Comiles	630346	627406
15810	LLC	MP	29	Well No. 1	MP	118	Platform A	6	BLKG	Out of Service	G28216	G27196
15818	Fieldwood Energy Offshore	MP	77	Α	MP	151	18"SSTI	8	GAS	Out of Service	G28221	G04481
13010	LLC	IVIF	""	^	IVIF	131	10 3311		UAS	Out of Service	020221	004481
4733	Fieldwood Energy Offshore	SM	142	Α	SM	127	24 SSTI	10	G/C	Out of Service	G03441	G01216
	LLC								,			
15106	Fieldwood Energy Offshore	SM	146	В	SM	147	Α	6	BLKG	Out of Service	G26837	G09546
15107	LLC Fieldwood Energy, LLC	SM	146	В	SM	147	Α	4	BLKG	Out of Service	G26838	G09546
15107	Fieldwood Energy, LLC	SM	147	A	SM	146	В	2	LIFT	Out of Service	G26839	G09546
13106	Fieldwood Energy Offshore	JIVI	147	A	JIVI	140	В		LIFI	Out of Service	G20839	009340
19363	LLC	SM	147	Α	SM	130	12 SSTI	6	BLKO	Out of Service	G14093	G06693
	Fieldwood Energy Offshore			_				_				
19363	LLC	SM	147	Α	SM	130	12 SSTI	6	BLKO	Out of Service	G29316	G06693
10977	Fieldwood Energy, LLC	SM	268	Α	SM	280	#03	3	BLKG	Out of Service	G28756	G14456
17499	Fieldwood Energy, LLC	SM	269	В	SM	268	Α	10	GAS	Out of Service	G28484	G02311
13642	Fieldwood Energy, LLC	SM	280	н	SM	268	Α	10	BLKG	Permitted for	G28758	G14456
										Abandonment		
5427	Fieldwood Energy, LLC	SM	281	E	SM	268	A	12	SPLY	Out of Service	G02817	G02600
5429 6512	Fieldwood Energy, LLC Fieldwood Energy, LLC	SM SM	281 281	C	SM SM	281 268	12 SSTI D	10 10	SPLY BLKO	Out of Service	G02817 G29131	G02600
10268	Fieldwood Energy, LLC	SP	60	A	SP	6	F/S	10	OIL	Out of Service Out of Service	G29131 G14679	G02600 G02137
20050	Fieldwood Energy, LLC	SS	168	SSTI	SS	168	SSTI	6	OIL	Proposed	G28788	00820
6748	Fieldwood Energy, LLC	SS	169	C Platform	SS	169	18-inch SSTI	6	OIL	Out of Service	G09322	00820
12778	Fieldwood Energy, LLC	SS	189	Α	SS	185	26"SSTI	8	G/C	Out of Service	G22139	G04232
1138	Fieldwood Energy, LLC	SS	204	Α	SS	207	Α	6	G/0	Out of Service	G13491	G01520
1137	Fieldwood Energy, LLC	SS	207	A Platform	SS	204	Α	4	GAS	Out of Service	G13489	G01523
1147	Fieldwood Energy, LLC	SS	207	Α	SS	208	F-Pump	12	OIL	Out of Service	G13492	G01523
17775	Fieldwood Energy, LLC	SS	253	С	SS	208	F-Pump	4	OIL	Out of Service	G01691C	G01031
40004	Bandan Oil and Cas IB	CT.	405		CT.	100	CCTI		6/6	Permitted for	630005	603503
18094	Bandon Oil and Gas, LP	ST	195	В	ST	196	SSTI	6	G/C	Abandonment	G29005	G03593
										Approved Permitted for		+
11107	Bandon Oil and Gas, LP	ST	196	06-inch SSTI	SS	208	F	6	OIL	Abandonment	G05120	G03593
11107	bundon on and das, Er	31	150	00 111011 3311	33	200	· ·	Ü	OIL	Approved	003120	003333
13720	Fieldwood Energy, LLC	VK	340	8"SSTI	VK	251	Α	8	BLGH	Active	G28221	G04481
13193	Bandon Oil and Gas, LP	VR	196	Α	VR	206	12 SSTI	8	G/C	Out of Service	G22418	G19760
18591	Fieldwood Energy, LLC	VR	196	A	VR	215	A	4	BLKO	Out of Service	G29137	G19760
18588	Fieldwood Energy, LLC	VR	215	А	VR	196	Α	4	GAS	Active	G29136	G19760
17090	Fieldwood Energy, LLC	VR	261	Α	VR	265	Α	8	BLKO	Out of Service	G28347	G03328
14609	Fieldwood Energy, LLC	VR	272	"A"	VR	250	8" SSTI	4	OIL	Out of Service	G25384	G23829
14277	Fieldwood Energy, LLC	VR	272	Α	SM	116	20" SSTI	10	G/C	Out of Service	G25288	G23829
5440	Fieldwood Energy Offshore	VR	313	В	VR	313	20 SSTI	10	GAS	Out of Service	G04044	G01172
	LLC Fieldwood Energy LLC											
15136	Fieldwood Energy, LLC	VR	313	В	VR	313	6" SSTI	6	OIL	Out of Service	G03879	G01172
4289	Fieldwood Energy Offshore LLC	WC	485	Α	WC	509	GP	12	GAS	Out of Service	G02122E	G02220
	Fieldwood Energy Offshore										†	+
14251	LLC	WC	72	#1	WC	65	JA	4	BLKG	Out of Service	G25275	G23735
16088	Fieldwood Energy, LLC	WD	122	Α	WD	105	E	6	GAS	Out of Service	G28289	G13645
	Fieldwood Energy, LLC	WD	122	A	WD	105	E	3	OIL	Out of Service	G28290	G13645
16089												

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Area	Block No.	Structure	Complex ID No.	Authority No.	FW Lease	Operator	Approval Date	Associated Assets
EI	63	Α	21515	G30244	00425	Fieldwood Energy Offshore LLC	12/02/13	EI 63 002,003, EI 62 and 005,
EI	03	А	21313	G30244	00423	Fleidwood Ellergy Offshore LLC	12/02/13	006, 008, 009, 010 and 011
EI	63	В	21515	G30244	00425	Fieldwood Energy Offshore LLC	12/02/13	Production from EI 63 A
EI	63	C-QTR	21515	G30244	00425	Fieldwood Energy Offshore LLC	12/02/13	Production from EI 63 A
SM	146	В	1663	G30248	G09546	Fieldwood Energy Offshore LLC	08/21/13	SM 139 B001 & B002
SM	147	A	23389	G30200	G06693	Fieldwood Energy Offshore LLC	09/12/13	SM 139 B001, B002 & B002D
WD	86	A	22593	G30173	G04243	Fieldwood Energy Offshore LLC	06/20/13	WD 86 B001, B002 & B005
VK	826	A-Neptune Spar	24235	G30353	G15441	Fieldwood Energy LLC	07/03/18	VK 917 SS001 & VK 962 SS001

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Call Signs: WQBQ549 WQRK423

Contract Type	Contract Date	Contract Title	Contract Description
Land	8/29/1956	Operating Agreement	Operating Agreement eff. 8-29-1956
Land	12/4/1958	Operating Agreement	Operating Agreement eff. 12-4-58
Land	7/25/1960	Operating Agreement	Operating Agreement, dated effective July 25,1960, as amended, between Second Mobil Oil
			Company, Inc., Gulf Oil 'Corporation, and Humble Oil & Refining Company, as amended, SS 169 Field.
Land	3/1/1961	Operating Agreement	SS 214 Operating Agreement eff. 3-1-61
Land	3/13/1962	Operating Agreement	Operating Agreement dated 3/13/62 between The Pure Oil Company and The Ohio Oil Company
Land	7/3/1962	Operating Agreement	Operating Agreement eff 7-3-62 as amended
Land	1/12/1965	Joint Operating Agreement	Main Agreement, dated effective January 12,1965, between Cities Service Oil Company, Skelly
			Oil Company, Sunray DX Oil Company and Tidewater Oil Company, governing operations on the
			contract area. The Operating Agreement contained in Exhibit "C" of the Main Agreement was superseded by the Joint Operating Agreement eff. 1/1/97
			supersecutory the source operating rigite enterior 2/1/3/
Land	1/21/1966	Unit Agreement No. 14-08-001-8784	Unit No. 891008784 - SS 271
Land	2/26/1966	Offshore Operating Agreement	Operating Agreement by and between Hardy Oil & Gas USA Inc., As Operator and British-Borneo
	5/10/1055	Li i a ci	Exploration, Inc. and Zilkha Energy Company, As Non-Operators
Land	6/10/1966	Unit Operating Agreement Ship Shoal	SS 271 Unit Operating Agreement (Unit#891008784) As Amended, originally by and between Forest Oil Corp. as Operator, and Texas Gas Exploration Corp. et al as Non-Operators
			Torest on corp. as operator, and rexas das exploration corp. et al as non operators
Land	12/23/1966	Joint Operating Agreement	Operating Agreement by and between American Petrofina Exploration Company (Operator),
			Chambers & Kennedy, COperating Agreementstal Production Company, Waymon G. Peavy,
			Harbert Construction Company, Jenney Manufacturing Company, Kirby Petroleum Co., HC Price
			Co., States Marine Lines, Inc., Pan American Petroleum Corporation
Land	4 /4 /4074	Initiat Consenting Assessment	DENNITON OFFICIORS CAS OREDATORS INC. MASSA RETROUSINA CO. ET AL
Land Land	1/1/1971 2/1/1971	Joint Operating Agreement Joint Operating Agreement	PENNZOIL OFFSHORE GAS OPERATORS, INC., MESA PETROLEUM CO., ET AL. Operating Agreement, dated February 1,1971, between Tenneco Oil Company and Texaco Inc.
Land	2/1/13/1	Joint Operating Agreement	Amendment to Operating Agreement, dated effective May 1,1974, between Tenneco Oil
			Company, Texaco Inc. and Tenneco Exploration 11, Ltd., whereby Tenneco Exploration II became
			a party to, and ratified, the operating agreement.
Land	8/1/1973	Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN MOBIL OIL CORPORATION AND UNION OIL
			COMPANY OF CALIFORNIA ET AL
Land	8/1/1973	Offshore Operating Agreement	Operating Agreement 8/1/1973
Land	8/1/1973	Offshore Operating Agreement	Operating Agreement eff. 8-1-73
Land Land	8/1/1973 7/1/1974	Offshore Operating Agreement Joint Operating Agreement	Operating Agreement eff. 8-1-73 OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION,
Land	7/1/19/4	Joint Operating Agreement	UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO
			PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED.
			·
Land	7/1/1974	Joint Operating Agreement	OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION,
			UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO
			PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED.
Land	7/1/1974	Inint Operation Agreement	ODERATING ACREEMENT DATED HILV 4 1074 BY AND DETAILEN MADRIL OIL CORROBATION
Land	//1/19/4	Joint Operating Agreement	OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION, UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO
			PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED.
Land	7/1/1974	Joint Operating Agreement	Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of
			Califomia and Amoco Production Company, as amended
Land	7/1/1974	Joint Operating Agreement	Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of
Land	7/1/1974	Inint Operation Agreement	Califomia and Amoco Production Company, as amended Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of
Lanu	//1/19/4	Joint Operating Agreement	California and Amoco Production Company, as amended
Land	7/1/1974	Joint Operating Agreement	Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of
			Califomia and Amoco Production Company, as amended
Land	9/3/1974	FO	Farmout Agreement by and between CNG Producing Company, Columbia Gas Development
			Corporation and Forest Oil Corporation
Land	7/1/1975	Joint Operating Agreement	Operating Agreement eff. 7/1/75 by and between Mesa Petroleum as Operator and American
Land	9/1/1975	Joint Operating Agreement	Natural Gas Production Co, et al First Amendment to Operating. Agreements, dated effective September 1, 1975, between Mobil
Lanu	9/1/19/3	Joint Operating Agreement	Oil Corporation, Amoco Production Company, and 'Union Oil Company of California.
			2 22 23, randed reduction company, and officin on company of cumonita.
Land	3/17/1976	Joint Operating Agreement	Unit Operating Agreement 3/17/76 between Forest Oil Corp and Columbia Gas Development
			Corp, etal
Land	4/1/1976	Joint Operating Agreement	Operating Agreement eff. 4-1-76 as amended
Land	4/1/1977	Unit Operating Agreement	UNIT OPERATING AGREEMENT BY AND BETWEEN DEVON ENERGY PRODUCTION , APACHE
Lond	4/1/1077	Unit Agreement No. 44 00 0004 450 10	CORPORATION, ET AL. Unit Agreement, JD Sand, Reservoir A, Eugene Isiand Block 330 Field (Unit Number 891016943),
Land	4/1/1977	Unit Agreement No. 14-08-0001-16943	Unit Agreement, JD Sand, Reservoir A, Eugene Island Block 330 Field (Unit Number 891016943), dated effective April 1,1977, naming Pennzoil Oil & Gas, Inc., as Operator, and Texaco Inc. and
			Shell Oil Company, as sub-operators
Land	8/1/1977	Joint Operating Agreement	Operating Agreement eff. 8-1-77 b/b Transco et al
Land	5/2/1978	FO	FARMOUT AGREEMENT EFFECTIVE MAY 2, 1978, BY AND BETWEEN ENSERCH, FARMOR, AND
			ANADARKO, FARMEE.
l and	8/17/1978	Ownership Agreement "F" Platform	Platform Ownership Agreement by and between CNG Producing Company, Columbia Gas
Land	1		Development Corporation, Texas Gas Exploration Corporation, Pelto Oil Company, Ocean Production Company, Ocean Oil and Gas Company
Land			
	9/15/1978	Joint Operating Agreement	Amendment of Operating Agreement, dated September 15, 1978, hetween Among Production
Land	9/15/1978	Joint Operating Agreement	Amendment of Operating Agreement, dated September 15, 1978, between Amoco Production Company, Mobil Oil Corporation, and 'Union Oil Company of California.
	9/15/1978	Joint Operating Agreement Joint Operating Agreement	Amendment of Operating Agreement, dated September 15, 1978, between Amoco Production Company, Mobil Oil Corporation, and 'Union Oil Company of California. Second Amendment to Operating Agreements, dated effective; November 13, 1978, between
Land			Company, Mobil Oil Corporation, and 'Union Oil Company of California.
Land	11/13/1978	Joint Operating Agreement	Company, Mobil Oil Corporation, and 'Union Oil Company of California. Second Amendment to Operating Agreements, dated effective; November 13, 1978, between Mobil Oil Corporation, Amoco Production Company, and Union Oil Company of California
Land			Company, Mobil Oil Corporation, and 'Union Oil Company of California. Second Amendment to Operating Agreements, dated effective; November 13, 1978, between Mobil Oil Corporation, Amoco Production Company, and Union Oil Company of California Fourth Amendment to Operating Agreements, dated effective; November 13, 1978, between
Land	11/13/1978	Joint Operating Agreement	Company, Mobil Oil Corporation, and 'Union Oil Company of California. Second Amendment to Operating Agreements, dated effective; November 13, 1978, between Mobil Oil Corporation, Amoco Production Company, and Union Oil Company of California
Land Land Land	11/13/1978 11/13/1978	Joint Operating Agreement Joint Operating Agreement	Company, Mobil Oil Corporation, and 'Union Oil Company of California. Second Amendment to Operating Agreements, dated effective; November 13, 1978, between Mobil Oil Corporation, Amoco Production Company, and Union Oil Company of California Fourth Amendment to Operating Agreements, dated effective; November 13, 1978, between Mobil Oil Corporation, Amoco Production Company, and Union Oil Company of California
Land	11/13/1978	Joint Operating Agreement	Company, Mobil Oil Corporation, and 'Union Oil Company of California. Second Amendment to Operating Agreements, dated effective; November 13, 1978, between Mobil Oil Corporation, Amoco Production Company, and Union Oil Company of California Fourth Amendment to Operating Agreements, dated effective; November 13, 1978, between

Land	5/2/1979	Proposed Installation and Operating Agreement of Ship Shoal Area Block 246 Field ("A" Platform)	Installation and Operating Agreement by and between CNG Producing Company, Consolidated Gas Supply Corporation
Land	9/15/1979	Joint Operating Agreement	OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY AND BETWEEN ANADARKO PRODUCTION CO, AS OPERATOR, AND PAN EASTERN EXPLORATION COMPANY, DIAMOND SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT CORPORATION, TEXASGULF, INC, AND SAMEDAN OIL CORPORATION, NON-OPERATORS.
Land	12/1/1979	OFFSHORE OPERATING AGREEMENT	OFFSHORE OPERATING AGREEMENT b/b SHELL OIL COMPANYAND FLORIDA EXPLORATION COMPANY, ET AL
Land	1/1/1980	Joint Operating Agreement	Third Amendment to Operating Agreements, dated effective January 1, 1980, between Mobil Oil Corporation, Amoco Production Company, and Union Oil Company bf California.
Land	4/1/1981	Unit Operating Agreement	Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities Service Company, Placid Oil Company, Hamilton Brother Oil Company, Mobil Oil Exploration and Producing S.E., Inc., Gulf Oil Corporation, Hunt Oil Company, Highland Resources, Inc., Hunt Industries and Prosper Energy Corporation, comprising all working interest owners in the Ship ShOperating Agreementl Blocks 206, 207, OCS-G:i523:ahd OCS-G 1523, respectively.
Land	4/22/1980	Joint Operating Agreement	Amendment to Operating Agreement, dated April 22, 1980, between Union Oil Company, of California and,Amoco;Production Company.
Land	9/1/1981	Joint Operating Agreement	Offshore Operating Agreement (MP 108+) 9/1/1981
Land	4/28/1982	Letter Agreement	Letter Agreement dated April 28,1982 between Gulf Oil Corporation and Shell Oil Company evidencing an agreement for Gulf Oil Company to install a Drilling Platform in the Northeast Quarter (NE/4) South Pass Area Block 61.
Land	1/1/1983	ORRI	Conveyance of Overriding Royalty Interests, dated effective January 1,1983, creating the Tel Offshore Trust, and granting an overriding royalty interest, equivalent to 25% net profits interest, in all of Tenneco Exploration, Ltd.'s oil and gas properties
Land	8/4/1983	Area of Mutual Interest Agreement	Area of Mutual Interest Agreement effective August 4, 1984 BY AND BETWEEN APACHE CORPORATION AND SHELL OFFSHORE CONTIGUOUS BLOCK TO SHELL VENTURE PROPERTY THAT MAY TRIGGER AMI RESPONSIBILITY REGARDING FUTURE PURCHASE OR BID OF TRACTS COVERING GEOLOGIC STRUCTURE COMMON TO EXISTING SHELL VENTURE PROPERTY
Land	4/13/1984	Unit Operating Agreement	WD 27 28 Unit Operating Agreement Tenneco OP & Samedan et al as amended
Land	6/3/1985	Consent to Assign	Consent to Assignment of Interest, dated June 3,1985, between Tenneco Exploration, Ltd. and Texaco Inc., as Grantors of Consent, and Huffco Petroleum, as Assignor, and L. S. Holding Company, AE Investments, Inc., Colton Gulf COperating Agreementst, Inc., and Huffco 1982 Exploration Limited Partnership, as Assignees, assigning all of Huffco Petroleum's record title interest to the Assignees.
Land	3/3/1986	OA	Offshore Operating Agreement (All of Block 300 - A Wells) 3/3/1986
Land	5/1/1986	Assignment	Assignment, dated effective May 1,1986, whereby Tenneco Exploration, Ltd. transferred all of its interests in Block 342, Eugene Island Area, Official Leasing Map No. 4A, to Plumb Offshore, Inc., subject to the reservation of an overriding royalty interest.
Land	7/1/1986	Joint Operating Agreement	Amendment to Operating Agreement, dated effective July 1, 1986,, between Amoco Production Company; Union Oil Company of California, and Mobil ProducingTexas & New Mexico, Inc.
Land	10/20/1986	UA	Unit Agreement 10/20/86 between Chevron USA Inc., Union Exploraiton partners, LTD, and Pennzoil Producing Company
Land	10/31/1986	Assignment	Assignment of Interest, dated effective October 31,1986, whereby Tenneco Exploration, Ltd. transferred all of its interests in Block 342, Eugene Island Area, Official Leasing Map No. 4A, to Tenneco Oil Company.
Land	1/1/1989	OPERATING AGREEMENT	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL
Land	1/1/1989	OPERATING AGREEMENT	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL
Land	1/1/1989	OA	Operating Agreement 1/1/89
Land	5/2/1989	Letter Agreement	Letter Agreement, dated May 2, 1989, between Southern Natural Gas Company and Chevron U:S.A. Inc.,concerning the "Construction, Installation, Operation and Maintenance of Measurement and Pipeline Facilities" for receipt points at various locations on the OCS, including Main Pass 77 'A' platform (as amended). Consent Sec. 10.
Land	9/10/1990	FO	Farmout Agreement (Forest - SS 291/300) 9/10/1990
Land	9/15/1990	OA	Offshore Operating Agreement (NW/4 NW/4 Blk 300 - B Wells) 9/15/1990
Land	10/1/1990	Joint Operating Agreement	RATIFICATION AND AMENDMENT NUMBER 1 TO JOINT OPERATING AGREEMENT DATED OCTOBER 1, 1990, BY AND BETWEEN CONOCO INC. AND TEXAS PRODUCING INC.
Land	10/1/1990	UOA	UA and Unit Operating Agreement dated 10/1/90 between Marathon Oil Co and Phillips Petroleum etal
Land	1/1/1991	PA	Offshore Participation Agreement, dated effectiveJanuary 1,1991, between Unocal Exploration Corporation, The Northwestern Mutual Life Insurance Company, and Hardy Oil & Gas USA Inc., BA A105.
Land	5/1/1991	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO EXPLORATION AND PRODUCTION INC., MOBIL OIL EXPLORATION & PRODUCING SOUTHEAST ET AL
Land	10/1/1991	FO	FO and Operating Agreement dated 10/1/91 between Torch Energy Advisors Inc etal and Hall- Hosuton Oil Company
Land	4/1/1992	Unit Agreement	Unit Agreement for Outer Continental Shelf Exploration, Development and. Production Operations on the South Pass Block 60 Unit (Blocks.6,17, 59, 60, 66 and 67) South Pass Area, Offshore Louisiana Outer Continental Shelf, Contract No. 754394018, as amended
Land	4/1/1992	Unit Agreement	Amendment to Unit Agreement. For Outer Continental Shelf Exploration, Development and Production Operations on the South Pass Block 60 Unit (Blocks 6,17,59,60,66 and 67) South Pass Area, Offshore Louisiana Outer Continental Shelf (Contract No. 754394018) to expand the Unit Agreement to include the NE/4 of the NW/4 of Block 61, OCS-G 1609, South. Pass Area.
Land	5/2/1992	ABOS	Agreement and Bill of Sale, dated effective May 2,1992, between Union Oil Company of California, as Seller, and The Northwestern Mutual Life Insurance Company and Hardy Oil & Gas USA Inc., as Buyers, selling 43.75% interest in the BA A-105 "A" Platform, equipment arid pipeline, to NW Mutual 31.25%, and Hardy 12.50%.
Land	5/15/1992	Unit Agreement	EC 331/332 Unit Agreement

Land	6/25/1992	Letter Agreement	Letter Agreement, dated June 25, 1992, between Chevron U.S.A. Inc. ("Chevron") and Southern Natural Gas Company ("Southern"), concerning the "Interconnection of Pneumatic Chart Recorders Permit - Various Meter Stations, Offshore Louisiana", whereby Chevron obtained consent from Southern for Chevron to connect, operate and maintain pneumatic chart recorders on various of Southern's existing meter stations, offshore, Louisiana (including Main Pass Area Block 77 "A" platform).
Land	7/1/1992	FO	Farmout Agreement 7/1/1992
Land	7/1/1992	OA	Offshore Operating Agreement 7/1/1992
Land	1/1/1993	OA	Operating Agreement 1/1/1993
Land	2/15/1993	Letter Agreement	Letter Agreement, dated effective February 15, 1993, between Chevron U.S.A. Inc. ("Chevron") and Southern Natural Gas Company ("Southern"), concerning the "Interconnection of Pneumatic Chart Recorders Permit - Various Meter Stations, Offshore Louisiana", whereby Chevron and Southern agree to amend and replace Exhibit "A" to that certain Letter Agreement, dated June 25, 1992 (described hereinabove).
Land	4/2/1993	ABOS	Bill of Sale, dated April 2, 1993, from Southern Natural Gas Company ("Southern") to Chevron U.S.A. inc. ("Purchaser"), whereby Southern sells to Purchaser certain Barton chart recorders and appurtenant equipment located at various on various of Southern's existing meter stations, offshore, Louisiana (including Main Pass Area Block 77 "A" platform).
Land	6/15/1993	GC 244 Unit Agreement	Unit Agreement for Outer Continental Shelf Exploration, Development, and Production Operations on the Green Canyon Block 244 Unit (Contract No. 754393016) dated effective June 15, 1993, covering OCS-G 11043 (Green Canyon Block 244), OCS-G 12209 (Green Canyon Block 200), and OCS-G 12210 (Green Canyon Block 201).
Land	6/15/1993	Unit Operating Agreement	Unit Operating Agreement dated effective June 15, 1993 between Shell Offshore Inc and Marathon Oil Company, as successors in interest.
Land	8/16/1993	Joint Operating Agreement	Amendment to 'Operating Agreement, dated August 16, 1993, between Express Acquisition Company and Torch EnergyAdvisors Inc.
Land	12/30/1993	OA	WD 90, WD 103 Operating AgreementS 12-30-1993
Land	1/1/1994	Co-Development Agreement and Amendment to Unit Operating Agreement	Co-Development Agreement and Amendment to Unit Operating Agreement originally by and between CNG Producing Company & Columbia Gas Development Corp., et al
Land	2/10/1994	JDA	JOINT DEVELOPMENT AGREEMENT DATED FEBRUARY 10, 1994, BY AND BETWEEN PENNZOIL EXPLORATION AND PRODUCTION COMPANY, SONAT EXPLORATION COMPANY AND UNION OIL COMPANY OF CALIFORNIA - TERMINATED BY LETTER AGREEMENT DATED MARCH 10, 1999.
Land	5/12/1994	Letter Agreement	Letter Agreement by and between CNG Producing Company and Columbia Gas Development Corporation
Land	6/1/1994	Joint Operating Agreement	OPERATING AGREEMENT DATED JUNE 1, 1994, BY AND BETWEEN NORCEN EXPLORER, INC, OPERATOR, AND DALEN RESOURCES OIL & GAS CO.
Land	7/1/1994	OA	Operating Agreement 7/1/1974
Land	7/7/1994	Letter Agreement	LETTER AGREEMENT BY AND BETWEEN POGO PRODUCING COMPANY AND COCKRELL OIL AND GAS, L.P., ET AL
Land	7/15/1994	Letter Agreement	LETTER AGREEMENT DATED JULY 15, 1994 BY AND BETWEEN STONE ENERGY CORPORATION AND DAVID U. MELOY.
Land	10/19/1994	JDA	Joint Venture Development Agreement, dated October 19,1994',,between Norcen Explorer, Inc. and Texaco Exploration and Production, Inc. forming a working-interest unit comprising portions of Ship .ShOperating Agreementl Block 206 and OCS-G 1523,-Ship ShOperating Agreementl Block 207;
Land	11/16/1994	JDA	Joint Venture Development Agreement, dated November 16><1994, between Norcen.Explorer, Inc., Texaco Exploration and1 Production, Inc., industries, TheiGeorge R. Brown Partnership, JOC Venture, LamarHunt Trust Estate, Mobil Oil Exploration SoProducingiSoutheast Inc.,-and Hunt Oil Company,.covering all of Blocks 206 and 207 Ship ShOperating Agreementl Area.
Land	11/30/1994	JDA	Amendment to Joint Venture Development Agreement, dated November'30,1994, between iNorcen Explorer, 'Inc., Texaco Exploration, and Production; Inc., Hunt Industries, The George.RBrown Partnership, JOG Venture, Laniar Hunt Trust Estate, Mobil Oil Exploration & Producing Southeast Inc., and Hunt Oil Company, covering all of Blocks 206 and 207 Ship ShOperating Agreement Area.
Land	3/28/1995	Letter Agreement	LETTER AGREEMENT DATED MARCH 28,1995, BY AND BETWEEN STONE ENERGY CORPORATION AND DAVID U. MELOY, ET AL.
Land	4/6/1995	JDA	Amendment tp Joint Venture Development Agreement, dated April 6, 1995, between Norcen. Explorer, Inc., Texaco Exploration and Production; Inc., Hunt Industries, The George R. Brown, Partnership; JOC Venture, Lamar Hunt Trust Estate, Mobil Oil Exploration 8i Producing Southeast Inc., and Hunt Oil Company, covering; all of Blocks. 206 and 207 Ship ShOperating Agreementl Area.
Land	5/1/1995	Joint Operating Agreement	AMENDMENT TO OPERATING AGREEMENT DATED MAY 1, 1995, BY AND BETWEEN CONOCO INC. AND VASTAR RESOURCES, INC., ET AL.
Land	8/16/1995	Letter Agreement	Letter Agreement by and between Columbia Gas Development and CNG Producing Company
Land	10/1/1995	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN AMERADA HESS CORPORATION AND VASTAR RESOURCES INC. REVISED LETTER OF INTENT (FARMOUT) DATED DECEMBER 14, 1995, BY AND BETWEEN ENSERCH
Land Land	12/14/1995 3/7/1996	LOI Conditional Letter of Acceptance to	REVISED LETTER OF INTENT (FARMOUT) DATED DECEMBER 14, 1995, BY AND BETWEEN ENSERCH EXPLORATION, INC, AND PETROBRAS AMERICA, INC. Letter Agreement by and between Hardy Oil & Gas USA, Inc., British-Borneo Exploration by
		Exploration Agreement	Hardy Oil & Gas USA, inc., British Borneo Exploration, Inc. and Zilkha Energy Company
Land	4/17/1996	Plan of Development	Plan of Development by and between Shell Offshore Inc, BP Exploration and Oil, Inc and marathon oil compnay dated effective 17 Apr 1996.
Land	8/26/1996	PSA	Purchase and Sale Agreement, dated August 26, 1996, between Amoco Production Company and
Land	9/1/1996	OA	Union Oil Company of California, EB 158/EB 159. Offshore Operating Agreement 9/1/1996
Learne	21 11 1220	On .	onshore operating refreement of 1/11000

l d	0/2/4005	los	Township American Marketine and the second s
Land	9/3/1996	OA	Operating Agreement (depths below 9000' on VR 392 & VR 408; and all depths VR 407) 9/3/1996
Land	1/1/1997	OA	Operating Agreement eff. 1-1-97
Land	5/1/1997	Joint Operating Agreement	Amendment to Operating Agreement, dated effective May 1,1997, between GOM Shelf, LLC, and ChevronTexaco and Kerr-McGee Oil & Gas Corporation, amending Exhibit "A" to reflect a new
			division of interest.
Land	8/1/1997	UOA	EC 331/332 Unit Operating Agreement
Land	3/13/1998	Joint Operating Agreement	AMENDMENT TO OPERATING AGREEMENT DATED MARCH 13, 1998, BY AND BETWEEN TEXACO EXPLORATION AND PRODUCTION INC. AND VASTAR RESOURCES, INC.
Land	4/1/1998	JVA	JOINT VENTURE AGREEMENT - SPECTER PROSPECT DATED APRIL 1, 1998 BY AND BETWEEN SHELL OFFSHORE, INC. AND ELF EXPLORATION INC. ET AL., as amended.
Land	4/1/1998	Joint Operating Agreement	OFFSHORE OPERATING AGREEMENT DATED APRIL 1, 1998, BY AND BETWEEN SHELL OFFSHORE INC. AND SNYDER OIL CORPORATION, ET AL.
Land	4/6/1998	Letter Agreement	LETTER (ELF OFFERS NIPPON PART OF THE COperating AgreementsTAL INTEREST) DATED APRIL 6, 1998, BY AND BETWEEN ELF EXPLORATION INC. AND NIPPON OIL EXPLORATION U.S.A. LIMITED
Land	4/6/1998	JVA	AMENDMENT TO JOINT VENTURE AGREEMENT- ELF ASSUMES COperating AgreementSTAL POSISTION DATED APRIL 6, 1998 ELF EXPLORATION INC. AND COperating AgreementSTAL O&G CORPORATION.
Land	4/10/1998	FO	FARMOUT AGREEMENT DATED APRIL 10, 1998, BY AND BETWEEN COperating AgreementSTAL 0&G CORPORATION AND NIPPON OIL EXPLORATION U.S.A. LIMITED.
Land	4/13/1998	Letter Agreement	LETTER- NIPPON TAKES ITS SHARE OF COperating AgreementSTAL F/O & SHARE OF ELF'S INTEREST DATED APRIL 13, 1998, BY AND BETWEEN ELF EXPLORATION INC., COperating AgreementSTAL O&G CORPORATION AND NIPPON OIL EXPLORATION U.S.A. LIMITED.
Land	11/5/1998	JVA	ADDENDUM TO JOINT VENTURE AGREEMENT DATED NOVEMBER 5, 1998, BY AND BETWEEN SHELL OFSSHORE INC. AND NIPPON OIL EXPLORATION U.S.A. LIMITED, ET AL.
Land	2/9/1999	Joint Operating Agreement	Offshore Operating Agreement, dated February 9, 1999, between Ocean Energy, Inc. and Shell Offshore Inc., covering Vermillion 195, 196 and 207, as amended December 23, 1999 by that certain Letter Agreement regarding the sale of properties to McMoran Oil & Gas LLC, and further amended August 22, 2000, December 31, 2001 and September 15, 2010.
Land	12/1/1999	Assignment	Assignment of Record Title Leasehold Interest dated effective December 1, 1999 between Shell Offshore Inc., as Assignor, and McMoRan Oil & Gas LLC, as Assignee, covering OCS-G 19760, Vermilion Block 196
Land	11/1/1980	Joint Operating Agreement	Operating Agreement, Main Pass Area, Blocks 77 and 78, Gulf of Meidco, dated effective November 1, 1980,between Gulf Oil Corporation, Texoma Production'Company, The Anschutz Corporation, NICOR Exploration Company, and The Superior Oil Company, covering the federal Oil and Gas Lease OCS-G 4481, Blocks 77>and78 Main Pass Area, Offshore Louisiana, a true copy of the original is recorded in C.O.B. 592, Folio 658, Plaquemines Parish, Louisiana.
Land	12/15/1999	Letter Agreement	Letter Agreement, dated December 15, 1999, between Apache Corporation, Chevron U.S.A. Production Company, Kelley Oil Corporation, Key Production Company, Mobil Exploration & Producing U.S. Inc. and Sabco Oil and Gas Corporation, regarding the OCS-G 4481 #A-23 Well, Main Pass Block 77, Main
Land	1/31/2000	FO	Pass Block 151 Field, Offshore. LA. Note: only have Key's executed cop Farmout Letter Agreement 1/31/2000
Land	8/4/2000	FO	Farmout Agreement 8/4/2000
Land	1/1/2001	Joint Operating Agreement	Fifth Amendment to Operating Agreements, dated effective January 1,, 2001, between Union Oil Company of California and 'Vastar Offshore,Inc
Land	1/15/2001	Joint Operating Agreement	Amendment to Operating Agreement,, dated January 15, .2001, between Union Oil Company,
Land	11/17/2000	PA	Amoco Production Company, and Vastar Offshore, Inc Participation Agreement and Operating Agreement 11-17-00 b/b Samedan and Stone
Land	3/1/2001	JDA	Joint Development Agreement with Operating Agreement, dated March 1, 2001, between Union Oil Company of California, Vastar Offshore, Inc. and Panaco, Inc., parts of EB 161 and 205.
Land	6/1/2001	OA	Offshore Operating Agreement 6/1/2001
Land	6/15/2001	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO EXPLORATION AND RWE PERTROLEUM COMPANY ET AL
Land	6/15/2001	JDA	JOINT DEVELOPMENT AGREEMENT EFFECTIVE JUNE 15, 2001, BY AND BETWEEN RME PETROLEUM COMPANY AND W&T OFFSHORE, INC, "SM280 OWNERS" AND RME ET AL "SM 281 OWNERS" AND THAT CERTAIN JOINT OPERATING AGREEMENT ATTACHED THERETO AS EXHIBIT "B".
Land	9/17/2001	Joint Operating Agreement	Joint Operating Agreement attached to and made part of that certain Farmout Agreement dated September 17, 2001 by and between Amoco Production Company (Samedan Oil Corporation was successor-in-interest to Amoco Production Company and subsequently merged with Noble Energy, Inc.; Fieldwood is successor-in-interest to Noble Energy, Inc.) and Mariner Energy, Inc.
Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 66
Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering OCS-G 2282, South Marsh Island Block 132.
Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 135
Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 136
Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 137
Land	10/1/2001	OA	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 150
Land	11/1/2001	Joint Operating Agreement	Operating Agreement by and between Dominion Exploration & Production, Inc., as Operator, and Aviara Energy Corporation
Land	11/1/2001	PA	Participation Agreement by and between Dominion Exploration & Production, Inc. and Aviara Energy Corporation
Land	3/15/2002	Bidding Agreement	BIDDING AGREEMENT BY AND BETWEEN DAVIS OFFSHORE, L.P. AND LLOG EXPLORATION OFFSHORE, INC.
Land	8/23/2002	Joint Operating Agreement	Joint Operating Agreement by and between Dominion Exploration & Production, Inc., as Operator, and Spinnaker Exploration Company, L.L.C., as Non-Operator
			Toperator, and opinitaker exploration company, E.E.C., as Non-Operator

Land	8/30/2002	OA	SP 42 43 Operating Agreement LLOG and Pure et al
Land	9/1/2002	Operating Agreement	Operating Agreement by and between Union Oil and Northstar Gulfsands
Land	12/12/2002	PA	PARTICIPATION AGREEMENT BY AND BETWEEN LLOG EXPLORATION OFFSHORE, INC. AND DAVIS OFFSHORE, I.P.
Land	12/12/2002	MOA	MEMORANDUM OF OPERATING AGREEMENT LLOG EXPLORATION OFFSHORE, INC. AND DAVIS OFFSHORE, I.P.
Land	12/12/2002	Joint Operating Agreement	Joint Operating Agreement by and between Llog Exploraiton Offshore, Inc and Davis Offshore L.P. dated 12 Dec 02
Land	3/24/2003	FO	FARMOUT AGREEMENT BY AND BETWEEN NOBLE / KERR-MCGEE FARMOUT (MP 109) 3/24/2003
Land	3/31/2003	Letter Agreement	Letter Agreement, dated March 31, 2003, between Chevron U.S.A. Inc., Sabco Oil and Gas Corporation, Apache Corporation, ExxonMobil Production Company, Key Production Company and Contour Energy Company regarding Second Opportunity to Participate - Election to Acquire^Non-Participating Interest, in the MP77 OCS-G 4481 A-6 TTPG, Project No. UWGHP-R3011, Cost Center UCP170500, Main Pass Block 77. Key Production Company election.
Land	5/1/2003	Joint Operating Agreement	Offshore Operating Agreement dated May 1, 2003 between Magnum Hunter Production,Inc, and Westport Resourcs Corporation et al
Land	9/25/2003	Area of Mutual Interest Agreement	Area of Mutual Interest Agreement by and between Apache Corporation and Chevron USA
Land	1/1/2004	FO	FARMOUT AGREEMENT DATED JANUARY 21, 2004, BY AND BETWEEN CHEVRON USA INC. AND
Land	1/1/2004	Assignments	BP AMERICA PRODUCTION COMPANY. Assignment from BP Exploration and Production to Noble Energy Inc dated effective 1 Jan 04
Land	2/1/2004	OA	(Relevant PSA was excluded from NBL - FW Deal) VR 272 Operating Agreement eff/ 2-1-04 LLOG and ST Mary
Land	3/18/2004	PSA	PSA dated 3-18-04 but eff. 9-1-2003 b/b Noble Energy, Inc. and Northstar Gulfsands, LLC
Land	3/25/2004	JVA	Amendment to Joint Venture Development Agreement, dated. March 25, 2004 between Anadarko E 8t P Company LP: Chevron U.S.A. Inc.; Hunt Oil Company, Hunt Petroleum, the George, RBrown Partnership LP, Offshore Investment ,Cov and the Lamar Hunt Trust Estate,, whereby the Unit 'was expanded
Land	4/1/2004	Joint Operating Agreement	AMENDMENT OF JOINT OPERATING AGREEMENT DATED APRIL 1, 2004, BY AND BETWEEN BP AMERICA PRODUCTION COMPANY AND STONE ENERGY CORPORATION.
Land	4/1/2004	OA	Operating Agreement dated 4/1/04 between Newfield Exploration Co and Hunt Petroleum (AEC) Inc.
Land	4/2/2004	Divestiture	ASSET SALE AGREEMENT DATED APRIL 2, 2004, BY AND BETWEEN CHEVRON USA INC. AND STONE ENERGY CORPORATION.
Land	4/19/2004	FO	Farmout Agreement by and between Newfield Exploration Company and Westport Resources Company, as Owners of WC 73, and Dominion Exploration & Production, Inc. and Spinnaker Exploration Company, LLC as Owners of WC 72
Land	5/26/2004	Production Handling Agreement	Production Handling Agreement by and between Shell Offshore Inc, LLOG Exploration Offshore, Inc and Davis Offshore L.P. dated 26 May 2004 and as amended by (a) 1st Amendment dated 27 Jun 2005 (b) 2nd Amendment dated 6 Feb 2006 © 3rd Amendment dated 30 Jan 2008
Land	6/29/2004	Letter Agreement	LETTER AGREEMENT DATED JUNE 29, 2004, BY AND BETWEEN STONE ENERGY CORPORATION AND BP AMERICA PRODUCTION COMPANY.
Land	8/1/2004	OA	Operating Agreement 8/1/04
Land	8/11/2004	Notice	NOTICE OF ASSIGNMENT DATED AUGUST 11, 2004, BY AND BETWEEN CHEVRON USA INC. AND STONE ENERGY CORPORATION.
Land	8/24/2004	Letter Agreement	Letter Agreement dated August 24, 2004, between Chevron U.S.A. Inc. and Williams Field Services- Gulf COperating Agreementst Company, L.P.
Land	9/7/2004	Settlement and Release Agreement	SETTLEMENT AND RELEASE AGREEMENT DATED SEPTEMBER 7, 2004, BY AND BETWEEN BP AMERICA PRODUCTION COMPANY AND STONE ENERGY CORPORATION.
Land	10/6/2004	LOI	LETTER OF INTENT DATED OCTOBER 6, 2004, BY AND BETWEEN THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.
Land	10/7/2004	EA	EXPLORATION AGREEMENT DATED OCTOBER 7, 2004, BY AND BETWEEN THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.
Land	11/1/2004	FO	FO eff. 11/1/04 as Amended, between Newfield Exploration Company, Continental Land & Fur Co., Inc., KCS Resources, Inc., and Fidelity Oil Co., as Farmors, and Explore Offshore LLC as Farmee
Land	12/20/2004	Preferential Right Agreement	Purchase and Sale agreement by and between BP Exploration and Production Inc and Marathon Oil Company dated 20 Dec 2004
Land	1/1/2005	VUA	VOLUNTARY UNIT AGREEMENT DATED JANUARY 1, 2005, BY AND BETWEEN SPINNAKER EXPLORATION COMPANY, L.L.C. AND THE HOUSTON EXPLORATION COMPANY AND GRYPHON EXPLORATION COMPANY.
Land	1/11/2005	Pref Right	Preferential Right Agreement dated 01/11/05 between BP and SOI for the acquisition of 49.999985% ofBP's 33.33333% interest at Troika.
Land	1/25/2005	Letter Agreement	Letter Agreement for the Operation and Ownership Transfer of Certain South Marsh Island Block 66 Facilities, dated effective January 25, 2005, between Transcontinental Gas Pipeline Corporation,;as Seller> and Union Oil "Company-of California and Forest Oil Corporation, as Purchasers, for facilities and pipeline associated with "A" and "C" Platforms'. NEVER CONSOMATED.
Land	2/1/2005	Letter Agreement	Letter Agreement, dated February 1, 2005, between Union Oil Company of California and Forest Oil , covering OCS-G 2589, South Marsh Island Block 137, asthe Unit Operating Agreement for South Marsh Island Block 137 Unit, identified as Unit Agreement No. 14-08-001-20237, replacing and superseding, effective October 1, 2001, that certain Unit Operating Agreement dated January 1,1989 between Conoco Inc., Texaco Producing Inc. and CanadianOXY Offshore Production Company.
Land	2/28/2005	OA	JOperating Agreement eff. 2-28-05 b/b Peregrine O&G and Chroma Energy, et al; as amended
Land	8/2/2005	PSA	PURCHASE AND SALE AGREEMENT DATED AUGUST 2, 2005, BY AND BETWEEN BP AMERICA PRODUCTION COMPANY AND STONE ENERGY CORPORATION.
Land	9/12/2005	Notice	NOTICE AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC AND DAVIS OFFSHORE, L.P.
Land	10/25/2005	OA	Operating Agreement 10-25-05
Land	1/19/2006	Letter Agreement	Letter Agreement, - dated January 19, 2006, between BP Exploration & Production Inc. and Union Oil Company of California:

Land	2/22/2006	FO	Farmout Proposal Letter Agreement between The Houston Exploration Company
			and Noble Energy Inc. 2/22/2006
Land	3/1/2006	ABOS	ABOS eff. 3-1-2006 b/b Noble Energy, Inc. as Assignor and Coldren Resources LP as Assignee.
Land	10/30/2006	FO	Farmout Agreement, dated effective October 30, 2006, between Chevron U.S.A. Inc., as-Farmor, and Mariner Energy Resources, Inc., as farmee, covering S/2 of SM 149 (OCS-G 2592) and S/2 of SM 150 (005-016325) and limited to depths from the surface to the stratigraphic equivalent of 100' below the deepest depth drilled in the #1 Well as proposed.
Land	4/3/2007	Confidentiality Agreement	Confidentiality Agreement by and between Apache Coporation, Samson Contour Energy and Shell Offshore
Land	9/21/2007	FARMOUT AGREEMENT	FARMOUT AGREEMENT b/b APACHE CORPORATIONand SENECA RESOURCES CORPORATION
Land	11/10/2007	Purchase and Sale Agreement	Purchase and Sale agreement by and between BP Exploration and Production Inc and W+T Offshore, Inc. dated9 Nov 2004 (Preempted by Shell and Marathon)
Land	5/14/2008	Notice	Final Notification Letter Memo-Well Payout, elated May 14, 2008, EB 160 #A-13 well paid out on March 3, 2008.
Land	10/1/2008	ORRI	OVERRIDING ROYALTY INTEREST AGREEMENT BY AND BETWEEN LLOG EXPLORATION OFFSHORE INC AND DAVIS OFFSHORE, L.P. TO SHELL OFFSHORE INC AND MARATHON OIL COMPANY
Land	10/1/2008	Farmout Agreement	Farmout Agreement by and between Shell Offshore, Marathon Oil Company, Llog Exploraiton Offshore, Inc and Davis Offshore L.P. dated 1 Oct 2008
Land	2/15/2009	FO	Farmout Agreement dated February 15, 2009 between SPN Resources LLC and
Land	2/17/2009	Letter Agreement	Moreno Offshore Resources, L.L.C., Farmors, and Houston Energy, L.P., Farmee LETTER AGREEMENT BY AND BETWEEN DAVIS OFFSHORE, L.P. AND LLOG EXPLORATION
Land	3/6/2009	Letter Agreement	OFFSHORE, INC. LETTER AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC., LLOG EXPLORATION OFFSHORE,
Land	3/30/2009	PA	INC. AND DAVIS OFFSHORE, L.P. Participation Agreement dated March 30, 2009 between Helis Oil & Gas
Land	3/30/2009	Joint Operating Agreement	Company, L.L.C. , et al and Challenger Minerals Inc. Offshore Operating Agreement dated March 30 2009 between Helis Oil & Gas
			Company, L.L.C., Operator, and Houston Energy, LP, et al, Non-operators; as Ratified and Amended by Ratification And Amendment of Operating Agreement dated March 16, 2012
Land	3/30/2009	MOA	Memorandum of Offshore Operating Agreement and Financing Agreement dated March 30, 2009 between Helis Oil & Gas Company, L.L.C. et al
Land	12/14/2009	OPTION AGREEMENT	OPTION AGREEMENT b/b APACHE CORPORATION and WALTER OIL & GAS CORPORATION, ET AL
Land	2/1/2010	FARMOUT AGREEMENT	FARMOUT AGREEMENT b/b APACHE CORPORATION and WALTER OIL & GAS CORPORATION, ET AL
Land	3/30/2010	Marketing Election	Ship ShOperating Agreementl 252 Marketing Election Letter dated March 30, 2010 (Helis Oil & Gas Company, L.L.C.)
Land	2/1/2011	ABOS	Assignment and Conveyance, dated effective February 1, 2011, between Harrigan Energy Partners, Inc., Assignor, and Chevron U.S.A. Inc^ as Assignee, covering Assignor's right, title and interest in the Lease, together with Assignor's interest in certain wells, facilities; pipelines, equipment, contracts,, etc., all as more fully described therein.
Land	4/21/2011	PSA	Asset Purchase and Sale Agreement, dated April 21, 2011, but made effective February 1, 2011, between SabcoOil and Gas Corporation, as Seller, and Chevron U.S.A. Inc., as Purchaser, whereby Purchaser acquired 0.63149% of 0.83922% of 8/8ths of Seller's right title and interest in the Lease, together with Seller's interest in certain wells, facilities, pipelines, equipment, contracts, etc., all as more fully described therein.
Land	4/21/2011	ABOS	Assignment and BUI of.Sale, dated April 21, 2011, but made effective February 1, 2011, between Sabco Oil and Gas Corporation, as Assignor/and Chevron U.S.A. Inc., as Assignee, covering Assignor's right, title and interest in the Lease, together with Assignor's interest in certain wells, facilities, pipelines, equipment, contracts, etc., all as more fully described therein
Land	5/31/2011	Tolling Agreement	Tolling Agreement by and between Shell Offshore Inc, LLOG Exploration Offshore, Inc and Davis Offshore L.P. dated 31 May 2011 and as extended by (a) 1st Extension dated 30 Jun 2012 (b) 2nd Extension dated 30 Sept 2012
Land	6/3/2011	Notice	Apache Notice Letter, dated June 3, 2011, non-consented EB 159 #A-9 Well, Thru Tubing Gravel Pack GM 2-2.
Land	8/1/2011	ABOS	ABOS eff. 8-1-2011 b/b XTO Offshore Inc. ("Assingor") and Dynamic Offshore Resources, LLC ("Assignee")
Land	8/25/2011	PARTICIPATION AGREEMENT	PARTICIPATION AGREEMENT b/b APACHE CORPORATION and CASTEX OFFSHORE, INC., ET AL
Land	3/20/2012	Notice	Chevron's Notice to Apache Letter, dated March 20, 2012, EB 159 #A-I5 Well (GM-2-2 Sand) conductor removal.
Land	4/27/2012	РНА	Conductor removal. Production Handling Agreement dated August 1, 2009 between SPN Resources, LLC and Moreno Offshore Resources, L.L.C., Platform Owners, and Helis Oil & Gas Company, L.L.C., et al, Producers; as amended by agreement on April 27, 2012.
Land	5/1/2012		CONDENSATE TRANSPORT & SEPARATION AGREEMENT b/b APACHE CORPORATIONand CASTEX
Land	6/1/2012	AGREEMENT PSA	OFFSHORE, INC., ET AL Ratification of Purchase and Sale Agreement by Holders of Preferential Right to Purchase, dated effective June I, 2012, between Key Production Company, Inc., as Seller, and Chevron U.S.A. Inc. and Dynamic Offshore Resources, LLC, as Preferential Right Purchasers, affecting that certain Purchase and Sale Agreement, dated June 27, 2012 but made effective June 1, 2012, between Key Production Company, Inc., as Seller, and Chevron U.S.A. Inc., as Buyer.
Land	6/1/2012	ABOS	Conveyance, Assignment and Bill of Sale, dated June 27,.2012 but made effective June 1, 2012, between Key Production Company, Inc., as Assignor, and Chevron U.S.A. be. and Dynamic Offshore Resources, LLC, as Assignees, covering an undivided 0.83922% right, title and interest in certain property described in Exhibit "A" attached thereto, assigning 75.247% thereof to Chevron (0.63149% net) and 24.753% thereof to Dynamic (0.207.73%.net).

Land	6/27/2012	PSA	Purchase and Sale Agreement, dated June 27, 2012 but made.effective June I, 2012, between Key Production Company, Inc.,. as'Seller, and Chevron U.S.A. Inc., as Buyer, covering all of Seller's.right, title and interest in that certain Oil & Gas Lease bearing Serial No. OCS-G 448,1,), together with Seller's interest in certain wells, facilities, pipelines, equipment contracts, etc, all as
Land	8/1/2012	Throughput Capacity Lease Agreement	more fully described therein. Fieldwood leases capacity to Arena for Barnacle Pipeline
Land	11/30/2012	Permit Agmt(incl Seismic)	Seismic Reprocessing and Data Use Agreement by and between Noble Energy, Inc and Apache
			Deepwater LLC dated 30 Nov 12
Land	2/6/2013	Letter Agreement	Letter Agreement by and between Shell Offshore Inc, LLOG Exploration Offshore, Inc and Davis Offshore L.P. dated 6 Feb 2013 re system upgrades
Land	3/15/2013	Exploration Venture	Exploration Venture for portions of VR 271 SM 87 by and between Fieldwood Energy Offshore LLC, Apache Corporation and Pisces Energy LLC
Land	5/1/2013	Transportation Agreement	Transportation Agreement by and between Dynamic Offshore Resources NS, LLC, W&T Offshore, Inc., Hall-Houston Exploration IV, L.P., GOM Offshore Exploration I, LLC and PetroQuest Energy, LLC
Land	7/1/2013	Acquisition	PURCHASE AND SALE AGREEMENT by and among APACHE CORPORATION, APACHE SHELF, INC., and
			APACHE DEEPWATER LLC collectively as the Sellers, and FIELDWOOD ENERGY LLCas Buyer and GOM SHELF LLC Dated as of July 18, 2013
Land	7/1/2013	Acquisition	Acquistion by and between Fieldwood Energy LLC and Callon Petroleum Operating Co.
Land	9/12/2013	Amendemnbt of Exhibit "D" to Unit Operating Agreement	Amends UOperating Agreement dated 04/13/1984 as amended 09/08/2011
Land	9/30/2013	Acquisition	Purchased GOM Shelf as a company from Apache
Land	10/7/2013	Election Letter Agreement PL 13 007 ST2 Well	Election Letter Agreement by and between Fieldwood Energy LLC and Enven Energy Ventures LLC
Land	11/1/2013	Purchase & Sale Agreement	Purchase and Sale Agreement by and between Noble Energy, Inc, Anadarko Petroleum, Anadarko US Offshore Corp and Eni Petroleum US LLC dated 1 Nov 13 as amended 21 July 2016 (but effective 1 Oct 14)
Land	12/1/2013	Acquisition	Equity Purchase Agreement between Sandridge Energy, Inc., Sandridge Holdings, Inc. and Fieldwood Energy LLC: Fieldwood purchased all companies listed with their assets which included Offshore and SandRidge Legacy South Texas and South Louisiana assets.
Land	12/30/2013	Withdrawal Agreement	Withdrawal Agreement by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.
Land	1/20/2014	Letter Agreement	Letter Agreement by and between Shell Offshore Inc, LLOG Exploration Offshore, Inc and Davis Offshore L.P. dated 20 Jan 2014 re settlement of reallOperating Agreementction
Land	3/1/2014	Acquisition	by and between Fieldwood Energy Offshore LLC and Black Elk Energy Offshore Operations, LLC: Leases where Fieldwood was the operator and Black Elk held interest. Exception is ST 53 where Black Elk was the Operator.
Land	4/16/2014	Settlment Agreement and Release	Settlement Agreementa nd Release - SS 198/VR 369/VR 408/ SP 8/13
Land Land	4/21/2014 4/28/2014	Production Handling Agreement Letter Agreement	For WD 27 "A" platform hadnling WD 28 production Letter Agreement, dated April 28, 2014, between Chevron U.S.A. Inc. and Samson Contour
			Energy E&P, LLC, regarding Main Pass 77 Oil Imbalance Claim
Land	5/16/2014	Termination of Farmout Agreements	Terminates Farmouts dated 05.01.13 and 06.01.13
Land	6/1/2014	Acquisition	by and between Fieldwood Energy Offshore LLC and Davis Offshore L.P.
Land	6/1/2014	Acquisition	by and between Fieldwood Energy Offshore LLC, NW Pipeline, Inc. and Northwestern Mutual Life Ins. Co:HIPS 13-III
Land	7/25/2014	Amendment and Ratification of Production Handling Agreement	Amend PHA for WD 27 "A" platform handling WD 28 production dated 04/21/14
Land	8/5/2014	Purchase and Sale Agreement	Equity Purchase Agreement by and between Davis Petroleum Acquisition Corp. Davis Offshore Partners, LLC< and Davis Offshore, L.P. and Fieldwood Energy Offshore dated 5 Aug 2014
Land	1/1/2015	Acquisition	by and between Fieldwood Energy SP LLC, Paul G. Hendershott and C. Gordon Lindsey: Conversion of NPI to ORI for the WD 79/80/85/86 - fields
Land	1/1/2015	Acquisition	by and between Fieldwood SD Offshore LLC, Unocal Pipeline Companyand Union Oil Company of California : East Breaks 158/160 Fields
Land	1/1/2015	Acquisition	by and between Fieldwood Energy Offshore LLC UNOCAL, and Chevron U.S.A. Inc. : GOM NOJV -
Land	1/1/2015	Acquisition	Grand Isle/West Delta etc. by and between Fieldwood Energy Offshore LLC and Shell Offshore Inc.: Troika Unit - GC 244,
Land	1/1/2015	Acquisition	200, 201 by and between Fieldwood Energy Offshore LLC and Japex (U.S.) Corp.: WD 90 & WD 103
Land	1/1/2015	Assignment and Bill of Sale	by and between Fieldwood Energy SP LLC, Paul G. Hendershott and C. Gordon Lindsey, : Net
Land	1/1/2015	Confidential Mutual Release and	Profits Interest by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, Fieldwood Energy SP
Land	1/1/2015	Settlement Agreement Overriding Royalty Assignment	LLC, Paul G. Hendershott and C. Gordon Lindsey, by and between Fieldwood Energy Offshore LLC and Shell Offshore Inc: Overridign Royalty
			Assignment
Land	1/13/2015	Acquisition	by and between Fieldwood Onshore LLC and Energy XXI Onshore, LLC: relative to (1) the transfer and ownership of certain existing leasehold rights, (2) the acquisition of additional leasehold rights, (3) the conduct of a 3-D geophysical survey and (4) the drilling, completion and operation of oil and/or gas wells relative to the lands outlined in Red on Exhibit "B" (the "Contract Area").
Land	4/1/2015	Assignment of Operating Rights Interest in Oil & Gas Lease	by and between Fieldwood Energy Offshore LLC, Peregrine Oil & Gas, LLC RTR Fund I, L.P, and Hall-Houston Exploration II, L.P.: Assignment of Operating Rights Interest in Oil & Gas Lease - GA 151 Operating Rights
Land	4/1/2015	Production Handling Agreement	by and between Bandon Oil and Gas, LP, Tana Exploration Company LLC, CSL Exploration LLC, GCER Offshore LLC and W&T Offshore, INC.: PHA
Land	5/14/2015	ORRI	Assignment of Overriding Royalty Interest from Knight Resources, LLC, in favor
Land	5/14/2015	ORRI	of Stat Energy & Consulting, Inc. dated May 14, 2015 Assignment of Overriding Royalty Interest from Knight Resources, LLC, in favor
Land	5/14/2015	ORRI	of James A. Bibby dated May 14, 2015 Assignment of Overriding Royalty Interest from Knight Resources, LLC, in favor
Land	6/18/2015	Memorandum of Understanding	of Clifford T. Crowe dated May 14, 2015 Pursuant to that certain assignment and bill of sale dated 01/01/2015
	, , , , , ,		

Land	6/18/2015	Memorandum of Understanding	Pursuant to that certain assignment and bill of sale dated 01/01/2015
Land	7/1/2015	Settlment Agreement and Release	by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI Petroleum US LLC and ENI US Operating Co. Inc.: SS 249 D-5 RIG Incident
Land	8/1/2015	Acquisition	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc. : MP 77, 78 and VK 251,
			252, 340 Fields
Land Land	8/12/2015 9/1/2015	Pipeline Modification Agreement Assignment and Bill of Sale	Relative to pipelines near SS 208 Seg #1849 and #882 by and between Fieldwood Energy Offshore LLC and JOC Venture: JOC Venture withdrawal
Land	9/1/2015	Assignment and Bill of Sale	by and between Fieldwood Energy Offshore LLC and JOC Venture: JOC Venture withdrawal
Land	9/1/2015	Assignment and Bill of Sale Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and JOC Venture: JOC Venture withdrawal
Land Land	9/16/2015 9/16/2015	Withdrawal Agreement Withdrawal Agreement	by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal
Land	9/16/2015	Withdrawal Agreement	by and between Fieldwood Energy LLC and JOC Venture: JOC Venture withdrawal
Land	12/1/2015	Acquisition	by and between Fieldwood Energy Offshore LLC, ENI US Operating Inc, and ENI Petroleum US LLC: GA 151, SS 246, SS 247, SS 248, SS 249, SS 270, SS 271, VR 78, VR 313, WC 72, WC 100, WC 130
Land	12/1/2015	Release and Settlement Agreement	by and between Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, ENI US Operating Inc. and ENI Petrolem US LLC: Release and Settlement Agreement
Land	12/18/2015	WellI Operations Agreement	by and between Fieldwood Enegy Offshore LLC, Fieldwood Energy SP LLC, Arena Energy, LP, Arena Energy GP, LLC and Arena Energy Offshore, LP: WD 86 B-3 well
Land	3/14/2016	Completions Letter Agreement	by and between Fieldwood Energy Offshore LLC and Whitney Oil & Gas, LLC: SP #37 #3 well dually completed and no longer economic for Feildwood
Land	4/1/2016	Divestiture	by and between Fieldwood Energy Offshore LLC and Whitney Oil & Gas, LLC: Assignment of interest in the SP 37#3 J1 and J2 sands
Land	4/1/2016	Second Amendment of Production Handling Agreement	by and between Fieldwood Energy Offshore LLC and Walter Oil & Gas Corporation : Second Amendment of Production Handling Agreement - East Breaks 165 A Platform
Land	4/25/2016	Release and Settlement Agreement	by and between Fieldwood Energy LLC, Peregrine Oil & Gas, LP and Peregrine Oil & Gas II, LLC: Release and Settlement Agreement
Land	7/1/2016	Acquisition	by and between Fieldwood Energy Offshore LLC and JOC Venture: SS 246 JOC Withdrawal
Land	7/1/2016	Assignment and Bill of Sale	by and between Fieldwood Energy LLC and All Aboard Development Corporation: Assignment All Aboard to Fieldwood
Land	7/1/2016	Assignment and Bill of Sale	by and between Fieldwood Energy Offshore LLC and JOC Venture: ABOS pursuant to JOC Venture withdrawal
Land	8/8/2016	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and JOC Venture: JOC Venture Withdrawal
Land	9/13/2016	Agreement for Payment of Insurance Charges	by and between Fieldwood Energy LLC and Monforte Exploration L.L.C.: Fieldwood agrees to pay Monforte's insurance charges
Land	12/14/2016	Surrener of Interest Agreement	by and between Fieldwood Energy LLC and All Aboard Development Corporation: All Aboard Development Corp. surrender of interest
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	ABOS	by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating Agreement
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017
Land	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017
Land	3/1/2017	Reinbursement Agreement	by and between Fieldwood Energy LLC, W & T Offshore, Inc., Renaissance Offshore LLC, Transcontinental Gas Pipe Line and Chevron U.S.A. Inc.: Transco Facilities Subseaq Modification -
Land	3/1/2017	Reinbursement Agreement	Shell owned ST 300 Platform by and between Fieldwood Energy LLC, W & T Offshore, Inc., Renaissance Offshore LLC, Transcontinental Gas Pipe Line and Chevron U.S.A. Inc.: Transco Facilities Subseaq Modification
Land	3/30/2017	Letter of No Objection	Shell owned ST 300 Platform Fieldwood agreed to COX request/letter of no objectin to allow cox to produce its EI 64# 9 well.
Land	1/1/2018	Acquisition	Fieldwood is the operator of SW/4 of El 53 by and between Fieldwood Energy SP LLC and Knight Resources LLC: Acquisition of Knight's
Land	1/2/2018	Letter Agreement	interest in the SS 252 #F-4 by and between Fieldwood Energy LLC and EXXI GOM, LLC: Governs participation in WD 73 C-27
Land	4/1/2018	Purchase and Sale Agreement	McCloud drill well Purchase and Sale agreement by and between Fieldwood Energy LLC and Marathon Oil Company
Land	4/11/2018	F40 Cost Memorialization Agreement	dated 20 June 2018 and effective 1 April 2018 by and between Fieldwood Energy LLC and EXXI GOM, LLC: WD 73 C-27 Well McCloud F-40
		5	Reservoir memorialization of drilling costs, etc.

Land	4/11/2018	West Delta 73 C-27 "MCCLOUD" F-40 Sand Reservoir A	by and between Fieldwood Energy LLC and Energy XXI GOM, LLC: West Delta 73 C-27 "MCCLOUD" F-40 Sand Reservoir A - Letter Agreement
Land	5/21/2018	Consent to Assign	Consent to Assignment by and Between Fieldwood Energy, Noble Energy and Eni Petroleum 21 May 2018 governing transition from NBL to Fieldwood Ownership of Neptune
Land	5/22/2018	Consent to Assign	Consent to Assignment by and Between Fieldwood Energy, Noble Energy and Anadarko Petroleum Corporation dated 22 May 2018 governing transition from NBL to Fieldwood Ownership of Neptune
Land	8/1/2018	Acquisition	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech's Interest in the SS 271 Unit (SS 247,248,249)
Land	8/1/2018	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws from SS 271 Unit
Land	8/1/2018	Assignment and Bill of Sale	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale
Land	8/1/2018	Assignment and Bill of Sale	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Assignment and Bill of Sale
Land	8/1/2018	Assignment and Bill of Sale	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: ABOS pursuant to Entech Enterprises Withdrawal
Land	8/1/2018	Assignment and Bill of Sale	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: ABOS pursuant to Entech Enterprises Withdrawal
Land	8/27/2018	Withdrawal & Settlement Agreement	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdrawal and settlement
Land	8/27/2018	Withdrawal & Settlement Agreement	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdrawal and settlement
Land	8/27/2018	Withdrawal & Settlement Agreement	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Enterprises withdrawal & settlemnet
Land	8/27/2018	Withdrawal & Settlement Agreement	by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Enterprises withdrawal & settlemnet
Land	9/18/2018	Constuction and Operating Agreement for the Interconnect Pipeline	
Land	12/5/2018	Escrow Agreement	Escrow Agreement by and between Anadarko Offshore LLC, Eni Petroleum US LLC and Noble Energy, Inc dated 5 December 2013 and amended by that first amendment dated 5 Dec 2018
Land	12/10/2018	Confidentiality Agreement	Confidentiality Agreement by and between Fielwdood Energy LLC and Exxon Mobil Corporation
Land	2/8/2019	Assignment and Bill of Sale	by and between Fieldwood Energy LLC and Richard Schmidt, as Trustee for the Black Elk Litigation Trust and the Black Elk Liquidating Trust: Pursuant to that certain Stipulation and Agreed Order including Terra Point Petroleum LLC
Land	3/19/2019	Confidentiality Agreement	Confidentiality Agreement by and between Fieldwood Energy LLC and ANKOR
Land	3/19/2019	Confidentiality Agreement	Confidentiality Agreement by and between Fieldwood Energy LLC and Sa nare
Land	4/30/2019	CPHTA Extension Letter Agreement	by and between Fieldwood Energy Offshore LLC, ANKOR E&P Holidng Corporation and Orinoco Natural Resources LLC :Ankors production from MC 21 processed at SP 60
Land	6/10/2019	Confidentiality Agreement	by and between Fieldwood Energy LLC and TRANSCONTINENTAL GAS PIPELINE COMPANY: Confidentiality Agreement:
Land	7/1/2019	Divestiture	by and between Fieldwood Energy LLC and Energy XXI GOM, LLC: Fieldwood Divestiture of WD 73 Field Interests in the F40 Sands
Land	7/1/2019	Farmout Agreement	By and between W & T Offshore, Inc. and Dynamic Offshore Resources NS, LLC and Peregrine Oil and Gas II, LLC and GOM Energy Venture I, LLC
Land	7/1/2019	Assignment and Bill of Sale	by and between Fieldwood Energy LLC and Energy XXI GOM, LLC: Assignment and Bill of Sale
Land	7/1/2019	Assignment and Bill of Sale	by and between Fieldwood Energy LLC and Energy XXI GOM, LLC: Assignment and Bill of Sale
Land	7/2/2019	Letter Agreement	By and between W & T Offshore, Inc. and Dynamic Offshore Resources NS, LLC and Peregrine Oil and Gas II, LLC and GOM Energy Venture I, LLC
Land	8/28/2019	CPHTA Extension Letter Agreement	Extension to 04/30/2019 Letter Agreement. Ankors production from MC 21 processed at SP 60
Land	11/1/2019	Amendment No. 3 to CPHYA, PHA and Transportation Agreement	by and between Fieldwood Energy Offshore LLC and Fieldwood Energy Offshore LLC as Processor and ANKOR Energy LLC, ANKOR E&P Holdings Coporation, KOA Energy LP and Sanare Energy Partners, LLC as Producer
Land	2/13/2020	CPHTA Subsea Tie-in Deadline Extension Letter Agreement	by and between Sanare Energy Partners, Fieldwood Energy LLC, ANKOR E&P Holidngs Corporation and KOA Energy LP
Land	4/23/2020	CPHTA Subsea Tie-in Deadline Extension Letter Agreement	by and between Sanare Energy Partners, Fieldwood Energy LLC, ANKOR E&P Holidngs Corporation and KOA Energy LP
Land	01/01/1994, 04/08/1994	Unit Operating Agreement	U nit Operating Agreement by and between CNG Producing Company, Columbia Gas Development Corporation, Total Minatome Corporation, Energy Development Corporation, Murphy Exploration and Production Company and Anadarko Petroleum Corporation; and Forest Oil Corporation and Timbuck Company/The Hat Creek Production Company, Limited Partnership (referred to as "Override Parties")
PHA SP 60F/MC 21	4/29/2005	CONSTRUCTION, PRODUCTION HANDLING AND TRANSPORTATION AGREEMENT	PHA by and between Fieldwood and ANKOR E&P HOLDINGS CORPORATION and ANKOR E&P HOLDINGS CORPORATION
PHA SM 278/SM 257	1/1/2008	PRODUCTION HANDLING AGMT	PHA by and between Fieldwood and HELIS OIL & GAS CO and HELIS OIL & GAS CO
LEASE OF PLATFORM SPACE	10/10/1984	Platform Space Rental Agreement SMI 268A Platform10/01/2020 - 11/30/2021	A-LOPS- SM268A by and between Fieldwood and American Panther, LLC and American Panther, LLC
LEASE OF PLATFORM SPACE	10/25/1985	Lease of Platform Space	ALOPS-WD86A by and between Fieldwood and Texas Eastern Transmission and Texas Eastern Transmission
LEASE OF PLATFORM SPACE	9/1/1997	09/01/2020 - 8/30/2021	A-LOPS-WD79A by and between Fieldwood and PANTHER AS COUNTRACT OPERATOR FOR VENICE GATHERING SYSTEM and PANTHER AS COUNTRACT OPERATOR FOR VENICE GATHERING SYSTEM
LEASE OF PLATFORM SPACE	1/1/2011	LEASE OF PLATFORM SPACE	BRI116-LOPS by and between Fieldwood and BRISTOW U.S. LLC and BRISTOW U.S. LLC
LEASE OF PLATFORM SPACE	11/1/2006	LEASE OF PLATFORM SPACE	ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC and ERA Helicopters LLC
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-1 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-11 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-12 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-17 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-14 by and between Fieldwood and TAMPNET and TAMPNET
LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-15 by and between Fieldwood and TAMPNET and TAMPNET

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SOCIO DE PARTICIONE SANCE 17/2012 SOCIO DE PARTICIO SANCE 17	LEASE OF PLATFORM SPACE	8/12/2019	LEASE OF PLATFORM SPACE	TAM102-LOPS-15 by and between Fieldwood and TAMPNET and TAMPNET
MACH OF PATIONS DESC. 11/2009 MACH				,
SASE OF PATRONS PACE 17,7990				
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Marketing Gas - Transport 11/1/1995 IT Transport Contract IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc II Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc Marketing Gas - Transport 11/1/1995 IT Transport Contract IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc Marketing Gas - Transport 11/1/1995 IT Transport Contract IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE	Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc Marketing Gas - Transport 11/1/1995 IT Transport Contract IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc Marketing Gas - Transport 11/1/1995 IT Transport Contract IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE	Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc Marketing Gas - Transport 11/1/1995 IT Transport Contract IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE	Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
	Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
	Marketing Gas - Transport	11/1/1995	IT Transport Contract	

Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc
Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc
Marketing Gas - Transport	11/1/1995	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
Marketing Gas - Transport	11/1/1995	IT Transport Contract	SYSTEM, lic and HIGH ISLAND OFFSHORE SYSTEM, lic IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
Marketing Gas - Transport	11/1/1995	IT Transport Contract	SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
Marketing Gas - Transport	11/1/1995	IT Transport Contract	SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE
Marketing Gas - Gathering	4/1/2020	IT Gathering	SYSTEM, Ilc and HIGH ISLAND OFFSHORE SYSTEM, Ilc IT Gathering by and between Fieldwood Energy, LLC and Kinetica Midstream Energy, LLC and
		-	Kinetica Midstream Energy, LLC
Marketing Gas - Gathering	4/1/2020	IT Gathering	IT Gathering by and between Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	12/1/2013	IT Transport Contract	IT Transport Contract by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Marketing Gas - Transport	8/7/2009		Stingray - WC 485, WC 507 \$.13 discount Life Of Reserve Dedicaiton by and between Fieldwood
		Reserves"	Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)
Marketing Gas - Transport	10/1/2019	FT -2 Transport	FT -2 Transport by and between Fieldwood Energy LLC and Venice Gathering and Venice Gathering
Marketing Gas - Transport	12/1/2013	IT Gathering	IT Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Gas Gathering, LLC
Marketing Gas - Transport	4/1/2010	FT -2 Transport	FT -2 Transport by and between Fieldwood Energy Offshore, LLC and Nautilus Pipeline Company and Nautilus Pipeline Company
Marketing Gas - Transport	12/12013	IT Transport Contract	Searobin West Transprt, IT max rate - all receipt points by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/12013	IT PR Transport Contract	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin West PTR Transprt, max rate - all receipt points by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/1/2013	IT-Retrograde Transport	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Pipeline Company and Sea Robin Pipeline Company Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea
Marketing Gas - Transport	12/1/2013	IT-PTR Transport	Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea
- '		·	Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Transport	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Transport	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Transport	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Transport	Searobin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde -Flash-Transport	Searobin East - Rertrgrade-Flash- Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	12/1/2013	IT-Retrograde -Flash-Transport	Searobin East - Rertrgrade-Flash- Transport, IT max Rate. by and between Fieldwood Energy LLC
Marketing Gas - Transport	12/1/2013	IT-Retrograde -Flash-Transport	and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin East - Rertrgrade-Flash- Transport, IT max Rate. by and between Fieldwood Energy LLC
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	and Sea Robin Pipeline Company and Sea Robin Pipeline Company IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	Pipeline Company and Sea Robin Pipeline Company IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	Pipeline Company and Sea Robin Pipeline Company
			Pipeline Company and Sea Robin Pipeline Company IT Retrograde contractTransport Contract by and between Fieldwood Energy LLC and Sea Robin
Marketing Gas - Gathering	8/1/2018	IT Retrograde contractTransport Contract	Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	10/1/2011, disoucnt letter 9/16/2011	IT-PTR Transport plus discount letter letter	Searobin WestIT PTR Contract for Discount SMI 142 and SMI 140 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	10/1/2011	IT Transport Contract	Searobin West Pipeline - sandridge /Dynamic IT transport plus Discount letter for SMI 142 and SMI 40 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	10/1/2011	IT-Retrograde Transport	SearobinWest Pipeline - sandridge /Dynamic IT Retrograde by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company
Marketing Gas - Transport	8/1/2008	Gas Gathering Agreement-Amendment	DIGS Gatheirng Agreement for Swordfish-Neptune - Amendment adds Burlingtion Resources WI by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners and DCP Midstream, Daulphin Island Gathering Partners
Marketing Gas - Transport	8/1/2008	Gas Gathering Agreement-Amendment	DIGS Gatheirng Agreement for Swordfish-Neptune - Amendment adds Burlingtion Resources WI by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners and DCP Midstream, Daulphin Island Gathering Partners
Marketing Gas - Transport	8/1/2008	Gas Gathering Agreement-Amendment	DIGS Gatheirng Agreement for Swordfish-Neptune - Amendment adds Burlingtion Resources WI by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners and DCP Midstream, Daulphin Island Gathering Partners
Marketing Gas - Transport	8/1/2005	FT-2 (MP) Reserve Commitment Agreement	DIGP - FTZ & Reserve Dedication - Swordfish Neptune by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners and DCP Midstream, Daulphin Island Gathering Partners
Marketing Gas - Transport	8/1/2005	FT-2 (MP) Reserve Commitment Agreement	DIGP - FTZ & Reserve Dedication - Swordfish Neptune by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners and DCP Midstream, Daulphin Island Gathering Partners
Marketing Gas - Transport	8/1/2005	FT-2 (MP) Reserve Commitment Agreement	DIGP - FTZ & Reserve Dedication - Swordfish Neptune by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners and DCP Midstream, Daulphin Island Gathering Partners

Marketing Gas - Transport	8/1/2005	FT-2 (MP) Reserve Commitment Agreement - Amendment	DIGP - FT2 & Reserve Dedication - Swordfish Neptune - Amendment Adds Burlington Resourses WI; plus 2 more amendments Revising MDQ by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners and DCP Midstream, Daulphin Island Gathering Partners
Marketing Gas - Transport	8/1/2005	FT-2 (MP) Reserve Commitment Agreement - Amendment	DIGP - FT2 & Reserve Dedication - Swordfish Neptune - Amendment Adds Burlington Resourses WI; plus 2 more amendments Revising MDQ by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners and DCP Midstream, Daulphin Island Gathering Partners
Marketing Gas - Transport	8/1/2005	FT-2 (MP) Reserve Commitment Agreement - Amendment	DIGP - FTZ & Reserve Dedication - Swordfish Neptune - Amendment Adds Burlington Resourses WI; plus 2 more amendments Revising MDQ by and between Fieldwood Energy LLC and DCP Midstream, Daulphin Island Gathering Partners
Marketing Gas - Transport	8/7/2009	IT Transport Contract - "IT Discount Life of Reserves"	Stingray - WC 485, WC 507 \$.13 discount Life Of Reserve Dedicaiton by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)
Marketing Gas-Transport	12/18/1997	FT - Transport	Venice Gatheing Firm Transport with Disount \$.05, WD 79 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.
Marketing Gas-Transport	1/1/2001	FT - Transport	Venice Gatheing Firm transport Max rate WD 79 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.
Marketing Gas-Gathering	11/1/2006	IT Transport	Venice Gathering, WD 39 Effective date 11/1/2006 WD 64 Effective 11/1/2010 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.
Operating and Management Agreement	6/1/2015	Operating and Management Agreement Panther Operating Company (Third Coast)	Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System by and between Fieldwood Energy LLC and Panther Operating Company, LLC (Third Coast Midstream) and Panther Operating Company, LLC (Third Coast Midstream)
Operating and Management Agreement	6/1/2015	Operating and Management Agreement Panther Operating Company (Third Coast)	Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System by and between Fieldwood Energy LLC and Panther Operating Company, LLC (Third Coast Midstream) and Panther Operating Company, LLC (Third Coast Midstream)
Operating and Management Agreement	6/1/2015	Operating and Management Agreement Panther Operating Company (Third Coast)	Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System by and between Fieldwood Energy LLC and Panther Operating Company, LLC (Third Coast Midstream) and Panther Operating Company, LLC (Third Coast Midstream)
Operating and Management Agreement	6/1/2015	Operating and Management Agreement Panther Operating Company (Third Coast)	Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System by and between Fieldwood Energy Offshore LLC and Panther Operating Company, LLC (Third Coast Midstream) and Panther Operating Company, LLC (Third Coast Midstream)
Operating and Management Agreement	6/1/2015	Operating and Management Agreement Panther Operating Company (Third Coast)	Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System by and between Fieldwood Energy Offshore LLC and Panther Operating Company, LLC (Third Coast Midstream) and Panther Operating Company, LLC (Third Coast Midstream)
Operating and Management Agreement	1/17/1963	Conveyance and Operating Agreement Grand Chenier Separation Facilities Cameron Parish, Louisiana	Governs the Facility Operations and ownership. by and between Fieldwood Energy LLC and and
Operating and Management Agreement	1/17/1963	Conveyance and Operating Agreement Grand Chenier Separation Facilities Cameron Parish, Louisiana	Governs the Facility Operations and ownership. by and between Fieldwood Energy LLC and and
Operating and Management Agreement	1/17/1963	Conveyance and Operating Agreement Grand Chenier Separation Facilities Cameron Parish, Louisiana	Governs the Facility Operations and ownership. by and between Fieldwood Energy LLC and and
Operating and Management Agreement	1/1/2014 (Amends and supercedes the Construction and Operations Agreement dated June 1, 1972.	Amended Agreement for the Operations of Facility for the Removal of Condensate from the Sea Robin Pipeline	Governs the Ownership and Operations of the Facility. Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System. Facility separates condesate from Sea Robin Pi by and between Fieldwood Energy LLC and and
Operating and Management Agreement	Operations Agreement dated June 1, 1972.	from the Sea Robin Pipeline	Governs the Ownership and Operations of the Facility. Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System. Facility separates condesate from Sea Robin Pi by and between Fieldwood Energy LLC and and
Operating and Management Agreement	1/1/2014 (Amends and supercedes the Construction and Operations Agreement dated June 1, 1972.	·	Governs the Ownership and Operations of the Facility. Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System. Facility separates condesate from Sea Robin Pi by and between Fieldwood Energy LLC and and
Operating and Management Agreement	1/1/2014 (Amends and supercedes the Construction and Operations Agreement dated June 1, 1972.		Governs the Ownership and Operations of the Facility. Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System. Facility separates condesate from Sea Robin Pi by and between Fieldwood Energy LLC and and
Operating and Management Agreement	1/1/2014 (Amends and supercedes the Construction and Operations Agreement dated June 1, 1972.	·	Governs the Ownership and Operations of the Facility. Operator to perform the physical operations, maintenance, and repair of the System, as well as the management and administrative functions for the System. Facility separates condesate from Sea Robin Pi by and between Fieldwood Energy LLC and and
Construction and Operation Agreement	10/1/1995	Restated and Amendment Agreement fo the Construction and Operation of the Sea Robin Gas Processing Plant Vermilion Parish, Louisiana	The facility recovers Plant Products attributable to gas transported in the Sea Robin Pipeline. Separator gas from the Sea Robin Condensate Removal Facility is returned to the Sea Robin Pipeline system and processed through the Gas Plant. by and between Fieldwood Energy LLC and and
Construction and Operation Agreement	10/1/1995	Restated and Amendment Agreement fo the Construction and Operation of the Sea Robin Gas Processing Plant Vermilion Parish, Louisiana	The facility recovers Plant Products attributable to gas transported in the Sea Robin Pipeline. Separator gas from the Sea Robin Condensate Removal Facility is returned to the Sea Robin Pipeline system and processed through the Gas Plant. by and between Fieldwood Energy LLC and and
Ownership and Operating Agreement	9/26/1982	Venice Dehydration Station Operations and Maintenance Agreement	Provides for the use of the Venice Dehydration Station by the Venice Dehydration Station Owners by and between Fieldwood Energy LLC and and

Service Agreement	11/1/2015	South Pass Dehydration Service Agreement as amended	Provides for certain monitoring, maintenance and repais for the South Pass Dehydration Station on behalf of Owners by and between Fieldwood Energy LLC and Venice Energy Services Company LLC (Targa Resources) and Venice Energy Services Company LLC (Targa Resources)
Ownership and Operating Agreement	3/6/1974	Construction and Operating Agreement for Onshore Separation Facility Cameron Parish, Louisiana as amended	Provides for the construction and operation of the onshore separation facility which is connected to the facilites of Stingray Pipeline Company and which separates condensate from the natural gas injected into and transported by Stinray by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)
Ownership and Operating Agreement	3/6/1974	Construction and Operating Agreement for Onshore Separation Facility Cameron Parish, Louisiana as amended	Provides for the construction and operation of the onshore separation facility which is connected to the facilities of Stingray Pipeline Company and which separates condensate from the natural gas injected into and transported by Stinray by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)
Construction and Management Agreement	10/1/1981	Construction and Management Agreement South Pass West Delta Gathering System	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Construction and Management Agreement	10/1/1981	Construction and Management Agreement South Pass West Delta Gathering System	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Construction and Management Agreement	10/1/1981	Construction and Management Agreement South Pass West Delta Gathering System	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West Delta Gathering System	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC
Owners' Agreement	10/1/1981	Owners' Agreement South Pass West	Provides description and ownership of said Gathering System by and between Fieldwood Energy
Owners' Agreement	10/1/1981	Delta Gathering System Owners' Agreement South Pass West Delta Gathering System	LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC
Construction and Operating Agreement	10/22/1976	Agreement for the Construction and Operation of the Blue Water Gas Plant Acadia Parish, Louisiana	Processing of Owners' gas all in accordance with agreements by and between Fieldwood Energy LLC and EnLink Midstream Operating, LP and EnLink Midstream Operating, LP
Operating Agreement		Lateral Line Operating Agreement Between Apache Corporation and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy LLC and and
Operating Agreement		Lateral Line Operating Agreement Between Apache Corporation and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy LLC and and
Operating Agreement		Lateral Line Operating Agreement Between Apache Corporation and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy LLC and and
Operating Agreement		Lateral Line Operating Agreement Between Dynamic Offshore Resources, LLC and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy Offshore LLC and and
Operating Agreement		Lateral Line Operating Agreement Between Sandridge Offshore, LLC and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy Offshore LLC and and
Operating Agreement		Lateral Line Operating Agreement Between Sandridge Offshore, LLC and Enterprise GTM Offshore Operating Company, LLC	Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy Offshore LLC and and
Construction, Ownership and Operating Agreement Amendment 2	2/25/2011	Amendment No. 2 Eugene Island Block 361 Pipeline Construction, Ownership and Operating Agreement	Provides for the construction and operation of the El 361 Pipeline (Segment I) and El Pipeline (Segment II) which was installed to connect the Barnacle Pipeline (the still in service portion what was formerly Bonito Pipeline). by and between Fieldwood Energy LLC and Chevron Pipeline Company and Chevron Pipeline Company
Assignment		Eugene Island Block 361 Pipeline Construction, Ownership and Operating Agreement	The Barnacle Pipeline is comprised of the sections of the Bonito Pipeline System (Segments I and II), that remained in service after abandonment of Bonito Pipeline. All owners in the Bonito Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood Energy LLC and and
Operating Agreement	5/1/1996	Pipeline Operating Agreement	To provide for the use, maintenance, operation, administration and removal of the Seagate Pipeline. by and between Fieldwood Energy LLC / Fieldwood Energy Offshoe LLC and and
Operating Agreement	5/1/1996	Pipeline Operating Agreement	To provide for the use, maintenance, operation, administration and removal of the Seagate Pipeline. by and between Fieldwood Energy LLC / Fieldwood Energy Offshoe LLC and and
Operating Agreement	5/1/1996	Pipeline Operating Agreement	To provide for the use, maintenance, operation, administration and removal of the Seagate Pipeline. by and between Fieldwood Energy LLC / Fieldwood Energy Offshoe LLC and and
Oil Purchase and Sale Agreement/Transport	8/1/2018	Oil Purchase and Sale Agreement between Fieldwood Energy Offshore LLC and Poseidon Oil Pipeline Company LLC	Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC
Memorandum of Agreement	8/1/2020	Memorandum of Agreement Between Fieldwood Energy Offshore LLC and Poseidon Oil Pipeline Company LLC	Memorandum of Agreement by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC
Oil Gathering Agreement	6/1/2003	Oil Gathering Agreement Between Westport Resources Corporation Noble Energy Inc M	Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC
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Oil Purchase and Sale Agreement/Transport	7/15/2003	Oil Purchase and Sale Agreement Between Westport Resources Corporation Mariner Energy Inc Noble Energy Inc and Poseidon Oil Pipeline	Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Oil Pipeline Company LLC
Oil Gathering Agreement	7/1/2005	Company LLC Oil Gathering Agreement	Crude Oil Transport. by and between Fieldwood Energy LLC and Main Pass Oil Gathering
Oil Gathering Agreement	7/1/2005	Oil Gathering Agreement	Company and Main Pass Oil Gathering Company Crude Oil Transport. by and between Fieldwood Energy LLC and Main Pass Oil Gathering
Oil Gathering Agreement	7/1/2005	Oil Gathering Agreement	Company and Main Pass Oil Gathering Company Crude Oil Transport. by and between Fieldwood Energy LLC and Main Pass Oil Gathering
Reimbursement Agreement	1/21/2019	Pigging Service Reimbursement	Company and Main Pass Oil Gathering Company Reimbursement Agreement by and between Fieldwood Energy LLC and Main Pass Oil Gatherind
Reimbursement Agreement	1/21/2019	Agreement Pigging Service Reimbursement	LLC and Main Pass Oil Gatherind LLC Reimbursement Agreement by and between Fieldwood Energy LLC and Main Pass Oil Gatherind
Reimbursement Agreement	1/21/2019	Agreement Pigging Service Reimbursement	LLC and Main Pass Oil Gatherind LLC Reimbursement Agreement by and between Fieldwood Energy LLC and Main Pass Oil Gatherind
Oil Transport	8/1/2009	Agreement High Island Pipeline System Throughput	LLC and Main Pass Oil Gatherind LLC Oil Transport by and between Fieldwood Energy LLC and McMoRan Oil & Gas LLC and McMoRan
		Capacity Lease Agreement	Oil & Gas LLC
Oil Transport	8/1/2009	High Island Pipeline System Throughput Capacity Lease Agreement	Oil Transport by and between Fieldwood Energy LLC and McMoRan Oil & Gas LLC and McMoRan Oil & Gas LLC
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC
Oil Transport	11/30/2018	Crimson Gulf Dedication and Transportation Services Agreement	Oil Transport by and between Fieldwood Energy LLC and Crimson Gulf LLC and Crimson Gulf LLC
Injected and Retrograde Condensate Transportation and Btu Reduction Make-up	2/10/2014	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement	Injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC
Agreement Injected and Retrograde Condensate Transportation and Btu Reduction Make-up	2/10/2014	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement	Injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC
Agreement	7/1/2001	Central Texas Gathering System (1st)	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and
Allocation of Condensate		Amended and Restated Agreement for Measurement and Allocation of Condensate	Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC
Agreement For Measurement and Allocation of Condensate	7/1/2001	Central Texas Gathering System (1st) Amended and Restated Agreement for Measurement and Allocation of Condensate	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC
Agreement For Measurement and Allocation of Condensate		Central Texas Gathering System Second Amended and Restated Agreement for Measurement and Allocation of Condensate	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC
Agreement For Measurement and Allocation of Condensate	7/1/2014	Central Texas Gathering System Second Amended and Restated Agreement for Measurement and Allocation of Condensate	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Liquid Transportation	9/27/1993	Liquid Transportation Nouth High Island/Johnson Bayou, Markham Plant Tailgate, Bayou Black & Vermilion Separation Facility. Contract # 94 0674	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation

Amendment Liquid Transportation	11/1/2007	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)
Amendment Liquid Transportation	1/22/2013	Amendment to Liquid Transportation Agreement Between Transcontinental Gas Pipe Line Corporatio and Apache Corp Contract # 94 0674 001/1005198	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)
Liquid Transportation BTU Makeup	11/1/2007	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Liquid Transportation BTU Makeup	11/1/2007	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Liquid Transportation BTU Makeup	11/1/2007	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Liquid Transportation BTU Makeup	11/1/2007	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Liquid Transportation BTU Makeup	11/1/2007	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Liquid Transportation BTU Makeup	11/1/2007	Injected and Retrograde Condensate Transportation and Btu Reduction Make- up Agreement-Southeast Lateral (into Bayou Black) 28 0008 000	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Apache Corp.	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Mariner Energy inc	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Mariner Energy inc	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company
Terminalling Agreement	9/1/2009	Terminalling Agreement Between WFS- Liquids Company and Mariner Energy inc	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC
Terminalling Agreement	2/1/2014	Terminalling Agreement Between WFS- Liquidsllc and Fieldwood Energy LLC - Contract BB111	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS- Liquid LLC
Oil Liquids Transportation Agreement for Bluewater System	10/22/2009		Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Oil Liquids Transportation for	9/30/2009		Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express,
Bluewater Pipeline System	4/1/2004	dated 2/1/2007	LLC and Kinetica Energy Express, LLC
Oil Liquids Transportation for Bluewater Pipeline System	4/1/2004	Liquius Transportation Agreement #51051	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Oil Liquids Transportation for	9/30/2009	Liquids Transportation Agreement #51051	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express,
Bluewater Pipeline System Oil Liquids Transportation for	2/25/2010	dated 4/1/2004 Liquids Transportation Agreement No.	LLC and Kinetica Energy Express, LLC Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express,
Grand Chenier Offshore Pipeline System		50031	LLC and Kinetica Energy Express, LLC
Oil Liquids Transportation for Grand Chenier Offshore Pipeline System	2/25/2010	Liquids Transportation Agreement No. 50031	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC

Oil Liquids Transportation for Grand Chenier Offshore Pipeline System	2/25/2010	Liquids Transportation Agreement No. 50031	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Oil Liquids Amendment No. 6	1/1/2007 Original Contract; Amendment Effective 1/1/2007	Amendment No. 6 to the Liquids Transportation Contract	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Oil Liquids Amendment No. 6	8/1/1992, Amendment Effective 1/1/2007	Amendment No. 6 to the Liquids Transportation Contract	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Oil Liquids Transportation	3/3/2011	Associated Liquids Transportation Agreement #117842	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Deepwater Express, LLC and Kinetica Deepwater Express, LLC
Oil Liquids Transportation	3/3/2011	Associated Liquids Transportation Agreement #117842	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Deepwater Express, LLC and Kinetica Deepwater Express, LLC
Oil Liquids Transportation	11/1/2012 Amendment Date: 8/1/2014	Amendment No. 1	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Deepwater Express, LLC and Kinetica Deepwater Express, LLC
Oil Amendment transferring from Apache to Fieldwood Energy LLC	12/1/2013	Amendment	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Rate Amendment to Liquid Transportation Agreement	Amendment effective 1/1/2011	Agreement for the Allocation of Liquid Hydrocarbons at the Patterson Terminal effective 7/1/2007	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Rate Amendment to Liquid Transportation Agreement	Amendment effective 1/1/2011	Agreement for the Allocation of Liquid Hydrocarbons at the Patterson Terminal effective 7/1/2007	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Rate Amendment to Liquid Transportation Agreement	Amendment effective 1/1/2011	Agreement for the Allocation of Liquid Hydrocarbons at the Patterson Terminal effective 7/1/2007	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Rate Amendment to Liquid Transportation Agreement	Amendment effective 1/1/2011	Agreement for the Allocation of Liquid Hydrocarbons at the Patterson Terminal effective 7/1/2007	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Rate Amendment to Liquid Transportation Agreement	Amendment effective 1/1/2011	Agreement for the Allocation of Liquid Hydrocarbons at the Patterson Terminal effective 7/1/2007	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Rate Amendment to Liquid Transportation Agreement	Amendment effective 1/1/2011	Agreement for the Allocation of Liquid Hydrocarbons at the Patterson Terminal effective 7/1/2007	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Liquid Handling Agreement	5/1/2008	Liquid Handling Agreement	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Amendment to Oil Liquid Handling Agreement	3/1/2011	Amendment	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Amendment to Oil Liquid Handling Agreement to transfer from Apache Shelf, Inc. to Fieldwood Energy LLC	11/1/2012 amended 12/1/2013	Amendment	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Liquids Agreement transferring from Apache Shelf, Inc. to Fieldwood Energy LLC	11/2/2010 amended effective 12/1/2014	Amendment	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Liquids Agreement transferring from Apache Shelf, Inc. to Fieldwood Energy LLC	11/2/2010 amended effective 12/1/2014	Amendment	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Liquids Agreement	11/1/2012	Associated Liquids Transporation Agreement Grand Chenier Terminal	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Liquids Agreement	11/1/2012	Associated Liquids Transporation Agreement Grand Chenier Terminal	Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica and Kinetica
Oil Liquids Separation and Stabilization Agreement	6/1/2014	Third Amendment to Liquids Separation and Stabilization Agreement	LSSA putting all Block on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Separation and Stabilization Agreement	1/1/2015	Fourth Amendment to Liquids Separation and Stabilization Agreement	LLC. LESA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Separation and Stabilization Agreement	1/1/2015	Fourth Amendment to Liquids Separation and Stabilization Agreement	LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.
Oil Liquids Transporation Agreement	1/1/2015	Second Amendment to Liquids Transporation Agreement	LTA by and between Fieldwood Energy Offshore LLC and Nautilus Pipeline Company, L.L.C. and Nautilus Pipeline Company, L.L.C.
Oil Liquids Transporation Agreement	5/1/2015	Amendment to Transportation Agreement	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transporation Agreement	5/1/2015	Transportation Agreement for Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline
Oil Liquids Transporation Agreement	5/1/2015	Transportation Agreement for Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transporation Agreement	5/1/2015	Transportation Agreement for Interruptible Service Under Rate Schedule ITS Between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC

Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	5/1/2015	Exhibit A for Transportation Agreement for Interruptible Service Under Rate Schedule ITS between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	2/1/2018	Amendment No. 1 to Liquid Hydrocarbon Separation Agreement dated October 1, 2004 between Trunkline field Services LLC and Fieldwood Energy LLC-Agreement No. 2430	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transport	2/1/2018	Amendment No. 1 to Liquid Hydrocarbon Separation Agreement dated October 1, 2004 between Trunkline field Services LLC and Fieldwood Energy LLC-Agreement No. 2430	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon	2/1/2018	Amendment No. 1 to Liquids Hydrocarbon Transportation Agreement Dated October 1, 2004 between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC- Agreement No. 2431	Liquid Hydrocarbon Transportation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Hydrocarbon	2/1/2018	Amendment No. 1 to Liquids Hydrocarbon Transportation Agreement Dated October 1, 2004 between Sea Robin Pipeline Company, LLC and Fieldwood Energy LLC- Agreement No. 2431	Liquid Hydrocarbon Transportation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Retrograde Condensate Separation Agreement	9/1/2012	Amendment No. 3 to Retrograde Condensate Separation Agreement	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Retrograde Condensate Separation Agreement	9/1/2012	Amendment No. 3 to Retrograde Condensate Separation Agreement	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Retrograde Condensate	9/1/2012	Amendment No. 3 to Retrograde	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin
Separation Agreement Oil Retrograde Condensate Separation Agreement	5/1/2001	Condensate Separation Agreement Retrograde Condensate Separation Agreement	Pipeline Company, LLC and Sea Robin Pipeline Company, LLC Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Retrograde Condensate	5/1/2001	Retrograde Condensate Separation	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin
Separation Agreement Oil Retrograde Condensate	3/1/2018	Agreement Amendment No. 5 to Retrograde	Pipeline Company, LLC and Sea Robin Pipeline Company, LLC Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin
Separation Agreement		Condensate Separation Agreement No. 2393	Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Retrograde Condensate Separation Agreement	3/1/2018	Amendment No. 5 to Retrograde Condensate Separation Agreement No. 2393	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Retrograde Condensate Separation Agreement	3/1/2018	Amendment No. 5 to Retrograde Condensate Separation Agreement No. 2393	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transportation Agreement	Start date 12/1/2013-End Date 1/1/2200	Rate Schedule ITS Interruptible Transportation Service	Liquids Transportation Service by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC
Oil Liquids Transportation	Start date 5/1/2014-End date	Amendment to Interruptible	Liquids Transportation Service by and between Fieldwood Energy LLC and Sea Robin Pipeline
Agreement Crude Sales	1/1/2200 8/18/2020	Transportation Agreement STUSCO CONTRACT REF. NO	Company, LLC and Sea Robin Pipeline Company, LLC STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/18/2020	CL69LP0063 STUSCO CONTRACT REF. NO CL69LP0063	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/18/2020	STUSCO CONTRACT REF. NO CL69LP0063	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/18/2020	STUSCO CONTRACT REF. NO CL69LP0063	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/18/2020	STUSCO CONTRACT REF. NO	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/18/2020	CL69LP0063 STUSCO CONTRACT REF. NO CL69LP0063	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company, and Shell Trading (US) Company.
Crude Sales	8/18/2020	STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US)
		CL69LP0063	Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
	8/19/2020 8/19/2020	CL69LP0064 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales		CL69LP0064	Trading (US) Company and Shell Trading (US) Company

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Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0069	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0069	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/19/2020	CL69LP0069 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/19/2020	CL69LP0069 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
		CL69LP0069	Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0069	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0069	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/19/2020	CL69LP0069 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/19/2020	CL69LP0069 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
		CL69LP0069	Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0071	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO CL69LP0071	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/19/2020	STUSCO CONTRACT REF. NO	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/14/2020	CL69LP0071 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/14/2020	CL69LP0062 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
		CL69LP0062	Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/14/2020	STUSCO CONTRACT REF. NO CL69LP0062	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/13/2020	STUSCO CONTRACT REF. NO CLP0003971	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/13/2020	STUSCO CONTRACT REF. NO	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/11/2020	CLP0003971 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/11/2020	CLP0003964 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
		CLP0003964	Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/11/2020	STUSCO CONTRACT REF. NO CLP0003964	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/11/2020	STUSCO CONTRACT REF. NO CLP0003964	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/11/2020	STUSCO CONTRACT REF. NO CLP0003964	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/11/2020	STUSCO CONTRACT REF. NO	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/11/2020	CLP0003964 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
Crude Sales	8/11/2020	CLP0003964 STUSCO CONTRACT REF. NO	Trading (US) Company and Shell Trading (US) Company STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell
	, ,	CLP0003964	Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/11/2020	STUSCO CONTRACT REF. NO CLP0003964	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	8/11/2020	STUSCO CONTRACT REF. NO CLP0003964	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company
Crude Sales	1/31/2014	Evergreen Lease Purchase	Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and
Crude Sales	1/30/2014	Evergreen Lease Purchase	Chevron Products Company and Chevron Products Company Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and
Crude Sales	1/31/2014	Term Evergreen Lease Purchase	Chevron Products Company and Chevron Products Company Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and
			Chevron Products Company and Chevron Products Company
Crude Sales	1/31/2014	Term Evergreen Lease Purchase	Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Chevron Products Company and Chevron Products Company
Crude Sales	1/31/2014	Term Evergreen Lease Purchase	Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Chevron Products Company and Chevron Products Company
Crude Sales	1/31/2014	Term Evergreen Lease Purchase	Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and
Crude Sales	1/31/2014	Term Evergreen Lease Purchase	Chevron Products Company and Chevron Products Company Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and
Crude Sales	1/23/2014		Chevron Products Company and Chevron Products Company ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy
	-,,		LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION
Crude Sales	1/23/2014		ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy
			LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION
Crude Sales	1/23/2014		ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy
			LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION
Crude Sales	1/23/2014		ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION
Crude Sales	1/23/2014		ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy
	-,,'		LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION
Crude Sales	1/23/2014		ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy
	1	Ī	LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION

Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP
Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company IP
Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP
Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company
Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP
Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP
Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP
Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP
Crude Sales	3/5/2014		Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP
Crude Sales/Purchase	6/1/1998	Crude Oil Purchase and Sale Agreement	Producers sell Crude Oil to Questor and Questor purchases Crude Oil from Producers. Producers buy back a volume of Crude Oil at HIPS Segment III tie-in equal to their monthly production sold to Questor at the Platform. by and between Fieldwood Energy LLC and Questor Pipeline Venture and Questor Pipeline Venture
MARKETING - GAS PROCESSING	10/22/1976	CONSTRUCTION/OPERATING	Agreement for the Construction and Operation of the Blue Water Gas Plant, Acadia Parish, Louisiana by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator
MARKETING - GAS PROCESSING	7/1/2019	PROCESSING-FEE	between \$.15 /mmbtu to \$.10 /mmbtu depending on volume esc by and between Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC and Arrowhead Louisiana Pipeline, LLC
MARKETING - GAS PROCESSING	7/1/2019	PROCESSING-FEE	between \$.15 /mmbtu to \$.10 /mmbtu depending on volume esc by and between Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC and Arrowhead Louisiana Pipeline, LLC
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC and ENLINK
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	LIG LIQUIDS, LLC POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	LIG LIQUIDS, LLC POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	LIG LIQUIDS, LLC POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK
MARKETING - GAS PROCESSING	4/1/2020	PROCESSING-POL-THEORETICAL	LIG LIQUIDS, LLC POL 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK
MARKETING - GAS PROCESSING	8/1/2009	PROCESSING-Greater of Fee or POL	LIG LIQUIDS, LLC 80%/20% POL with a minimum \$.13 /MMBtu by and between Fieldwood Energy LLC and Williams
MARKETING - GAS PROCESSING	12/1/2010	1st AMENDMENT	Field Services and Williams Field Services 80%/20% POL with a minimum \$.13 /MMBtu by and between Fieldwood Energy LLC and Williams
MARKETING - GAS PROCESSING	11/5/2004	LETTER AGREEMENT- PROCESSING-FEE	Field Services and Williams Field Services PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC
MARKETING - GAS PROCESSING	2/1/2004	LETTER AGREEMENT- PROCESSING-FEE	and Williams Field Services and Williams Field Services PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC
MARKETING - GAS PROCESSING	9/1/2004	1st AMENDMENT PROCESSING-FEE	and Williams Field Services and Williams Field Services PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC
MARKETING - GAS PROCESSING	8/1/2004	LETTER AGREEMENT- PROCESSING-FEE	and Williams Field Services and Williams Field Services PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC
MARKETING - GAS PROCESSING	8/1/2005	GAS PROCESSING / CONDITIONING	and Williams Field Services and Williams Field Services [GPM: <2=80%, 2-3=82.5%, >3=85% by and between Fieldwood Energy LLC and DCP Midstream,
	, 1, 2003	AGREEMENT	DCP Mobile Bay Processing, LLC and DCP Midstream, DCP Mobile Bay Processing, LLC
MARKETING - GAS PROCESSING	8/1/2005	GAS PROCESSING / CONDITIONING AGREEMENT	GPM: <2=80%, 2-3=82.5%, >3=85% by and between Fieldwood Energy LLC and DCP Midstream, DCP Mobile Bay Processing, LLC and DCP Midstream, DCP Mobile Bay Processing, LLC
MARKETING - GAS PROCESSING	1/8/2019	GAS PROCESSING AGREEMENT-FEE	S.16 /MMBTU (escl) plus electricity fee by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/8/2019	GAS PROCESSING AGREEMENT-FEE	Frocessing LLC and Enterprise Gas Processing LLC 5.16 /MMBTU (escl) plus electricity fee by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	5/1/2009	PROCESSING AGREEMENT-GREATER of Fee or POL	Polessing Ltc. and Enterprise das Processing Ltc. 92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.
MARKETING - GAS PROCESSING	6/29/2010	PROCESSING AGREEMENT AMENDMENT- GREATER of Fee or POL	Plains Gas Solutions, LLC. 92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.
MARKETING - GAS PROCESSING	10/1/2010	PROCESSING AGREEMENT-GREATER of	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and
		Fee or POL	Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.

MARKETING - GAS PROCESSING	11/1/2010	PROCESSING AGREEMENT- 1ST AMENDMENT-GREATER of Fee or POL	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.
MARKETING - GAS PROCESSING	7/24/2012	PROCESSING AGREEMENT- 2ND AMENDMENT-GREATER of Fee or POL	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and
MARKETING - GAS PROCESSING	7/1/2011	GAS PROCESSING AGREEMENT	Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC. 92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator
MARKETING - GAS PROCESSING	1/1/2012	FIRST AMENDMENT - GAS PROCESSING	92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and
MARKETING - GAS PROCESSING	7/1/2011	AGREEMENT GAS PROCESSING AGREEMENT	ENLINK Midstream current operator 92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and
MARKETING - GAS PROCESSING	1/19/2012	FIRST AMENDMENT - GAS PROCESSING	ENLINK Midstream current operator 92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and
MARKETING - GAS PROCESSING	1/19/2012	AGREEMENT GAS PROCESSING AGREEMENT-POL	ENLINK Midstream current operator 92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and
MARKETING - GAS PROCESSING	1/19/2012	GAS PROCESSING AGREEMENT-POL	ENLINK Midstream current operator 92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and
MARKETING - GAS PROCESSING	2/17/2014		0,
MARKETING - GAS PROCESSING	2/17/2014	AGREEMENT FIRST AMENDMENT TO GAS PROCESSING	ENLINK Midstream current operator 92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and
MARKETING - GAS PROCESSING	11/9/2004	AGREEMENT GAS PROCESSING AGREEMENT	ENLINK Midstream current operator 85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise
MARKETING - GAS PROCESSING	1/8/2007	FIRST AMENDMENT TO GAS PROCESSING	Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise
MARKETING - GAS PROCESSING	4/1/2010	AGREEMENT GAS PROCESSING AGREEMENT	Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise
MARKETING - GAS PROCESSING	1/12/2011	GAS PROCESSING AGREEMENT	Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise
MARKETING - GAS PROCESSING	4/1/2011	GAS PROCESSING AGREEMENT	Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise 85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise
MARKETING - GAS PROCESSING		GAS PROCESSING AGREEMENT	asy 13% by and between rieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC B7/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Pr
	3/16/2004		Gas Processing LLC
MARKETING - GAS PROCESSING	3/16/2004	GAS PROCESSING AGREEMENT	87/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	3/1/2005	FIRST AMENDMENT TO GAS PROCESSING AGREEMENT	87/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	3/1/2005	FIRST AMENDMENT TO GAS PROCESSING AGREEMENT	87/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/1/2009	THIRD AMENDMENT TO GAS PROCESSING AGREEMENT	87/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/1/2009	THIRD AMENDMENT TO GAS PROCESSING AGREEMENT	87/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	7/1/1970	CONSTRUCTION/OPERATING (NI)	Agreement for the Construction and Operation of the Toca Gas Processing Plant, St. Bernard Parish, Louisiana by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	7/1/1970	CONSTRUCTION/OPERATING (NI)	Agreement for the Construction and Operation of the Toca Gas Processing Plant, St. Bernard Parish, Louisiana by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	7/25/2014	RATIFICATION AND ADOPTION OF C&O AGREEMENT	Ratificaton to the Agreement for the Construction and Operation of the Toca Gas Processing Plant, St. Bernard Parish, Louisiana by and between Fieldwood Energy LLC and Enterprise Gas
MARKETING - GAS PROCESSING	7/25/2014	RATIFICATION AND ADOPTION OF C&O AGREEMENT	Processing LLC and Enterprise Gas Processing LLC Ratification to the Agreement for the Construction and Operation of the Toca Gas Processing Plant, St. Bernard Parish, Louisiana by and between Fieldwood Energy LLC and Enterprise Gas
MARKETING - GAS PROCESSING	1/1/1998	GAS PROCESSING AGREEMENT-	Processing LLC and Enterprise Gas Processing LLC POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and
MARKETING - GAS PROCESSING	1/1/1998	AMENDMENT- POL GAS PROCESSING AGREEMENT-	TARGA MIDSTREAM SERVICES LP POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and
MARKETING - GAS PROCESSING	5/1/2010	AMENDMENT- POL GAS PROCESSING AGREEMENT-	TARGA MIDSTREAM SERVICES LP POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and
MARKETING - GAS PROCESSING	5/1/2010	AMENDMENT- POL GAS PROCESSING AGREEMENT-	TARGA MIDSTREAM SERVICES LP POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and
MARKETING - GAS PROCESSING	5/1/2011	AMENDMENT- POL GAS PROCESSING AGREEMENT-	TARGA MIDSTREAM SERVICES LP POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and
MARKETING - GAS PROCESSING	5/1/2011	AMENDMENT- POL GAS PROCESSING AGREEMENT-	TARGA MIDSTREAM SERVICES LP POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and
MARKETING - GAS PROCESSING	9/1/2005	AMENDMENT- POL POL -GAS PROCESSING AGREEMENT	TARGA MIDSTREAM SERVICES LP POL DEPENDENT ON GPm by and between Fieldwood Energy LLC and TARGA MIDSTREAM
MARKETING - GAS PROCESSING	9/1/2005	POL -GAS PROCESSING AGREEMENT	SERVICES LP and TARGA MIDSTREAM SERVICES LP POL DEPENDENT ON GPm by and between Fieldwood Energy LLC and TARGA MIDSTREAM
MARKETING - GAS PROCESSING	9/1/2006	POL -GAS PROCESSING AGREEMENT	FOL DEFENDENT ON GPIR by allo between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and
			TARGA MIDSTREAM SERVICES LP
MARKETING - GAS PROCESSING	9/1/2011	POL -GAS PROCESSING AGREEMENT- AMENDMENT	POL DEPENDENT ON GPM PLU FEE - 77%/23% -\$.12026 by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP CONTROL OF A SERVICES LP AND TARGA MIDSTREAM SERVICES LP
MARKETING - GAS PROCESSING	3/15/2020	GREATER OF FEE OR POL - GAS PROCESSING AGREEMENT	GREATER OF FEE OR POL 85%/15% OR \$.15 / MMBTU PLUS dgs FEE by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP
MARKETING - GAS PROCESSING	1/1/2012	FEE GAS PROCESSING AGREEMENT	FEE08005 /MCF (SUBJECT TO gdp (NEVER LESS THAT .075 OR GRATER THAN \$.12 /MCF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing
MARKETING - GAS PROCESSING	1/1/2012	FEE GAS PROCESSING AGREEMENT	LLC FEE08005 /MCF (SUBJECT TO gdp (NEVER LESS THAT .075 OR GRATER THAN \$.12 /MCF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing
MARKETING - GAS PROCESSING	8/1/2009	FEE GAS PROCESSING AGREEMENT	LLC FEE0800 PER mcF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	8/1/2009	FEE GAS PROCESSING AGREEMENT	and Enterprise Gas Processing LLC FEE0800 PER mcF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	8/1/2009	FEE GAS PROCESSING AGREEMENT	and Enterprise Gas Processing LLC FEE0800 PER mcF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC
1			and Enterprise Gas Processing LLC

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MARKETING - GAS PROCESSING	8/1/2009	FEE GAS PROCESSING AGREEMENT	FEE0800 PER mcF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC
			and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	8/1/2009	FEE GAS PROCESSING AGREEMENT	FEE0800 PER mcF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC
			and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/18/2012	FEE GAS PROCESSING AGREEMENT -	FEE0800 PER MCF - ESCALATOR ADDED by and between Fieldwood Energy LLC and Enterprise
		AMENDMENT	Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/18/2012	FEE GAS PROCESSING AGREEMENT -	FEE0800 PER MCF - ESCALATOR ADDED by and between Fieldwood Energy LLC and Enterprise
		AMENDMENT	Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/18/2012	FEE GAS PROCESSING AGREEMENT -	FEE0800 PER MCF - ESCALATOR ADDED by and between Fieldwood Energy LLC and Enterprise
		AMENDMENT	Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/18/2012	FEE GAS PROCESSING AGREEMENT -	FEE0800 PER MCF - ESCALATOR ADDED by and between Fieldwood Energy LLC and Enterprise
		AMENDMENT	Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	1/18/2012	FEE GAS PROCESSING AGREEMENT -	FEE0800 PER MCF - ESCALATOR ADDED by and between Fieldwood Energy LLC and Enterprise
		AMENDMENT	Gas Processing LLC and Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	10/1/2012	POL- GAS PROCESSING AGREEMENT	pol 85% 15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and
			Enterprise Gas Processing LLC
MARKETING - GAS PROCESSING	10/1/2012	Gas processing Raw make purchase	Gas processing Raw make purchase by and between Fieldwood Energy LLC and Enterprise Gas
			Processing LLC and Enterprise Gas Processing LLC
Environmental/Govt	6/24/2019	Master Services Contract	– IT and Consulting Support for the HWCG - Fieldwood Portal for Various Exercises
Environmental/Govt	10/2/2019	Software License Agreement	IT and Consulting Support for the HWCG - Fieldwood Portal for Various Exercises
Environmental/Govt	11/19/2018	Master Service Contract	Regulatory
Environmental/Govt	11/1/2013	Master Services Contract	Platform Audits / BSEE Drawings
Environmental/Govt	10/30/2019	Master Client Agreement	Industry Standards, Analytics, and Research / Subscription Service
Environmental/Govt	11/15/2019	Order Form	Industry Standards, Analytics, and Research / Subscription Service
Land	4/1/1981	Unit Agreement No. 14-08-001-20231	Unit Agreement for the C-6/JS Sand, effective April 1,1981, between. Arco Oil and
			Gas, Company;, Getty Oil Company, Cities Service Company, Hamilton Brothers Oil Company,
			Mobil Oil. Exploration &>. Producing S.E. Inc., Gulf Oil Corporation, Hunt Oil Company, Highland
			Resources, Inc., Hunt; Industries, and Prosper Energy Corporation.; Unit No. 891020231

None

Cash and other balances to be determined at effective date

Surety Bonds in favor of FWE Survivor:

DATE	BOND NO.	Amount	Lease	PARTIES	SURETY	BENEFICIARY
10/17/18	SUR0049418	\$631,130	ROW OCS-G16039	Talos Gulf Coast Offshore LLC; W&TOffshore Inc.; Bandon Oil and Gas, LP	Argonaut Insurance Company	Bandon Oil and Gas, LP
10/17/18	SUR0049419	\$3,455,326	OCS-G 11881	Talos Gulf Coast Offshore LLC; W&TOffshore Inc.; Bandon Oil and Gas, LP	Argonaut Insurance Company	Bandon Oil and Gas, LP
2/13/18	1149839	\$500,000	OCS-G19760	Northstar Offshore Ventures LLC	Lexon Insurance Company	Fieldwood Energy LLC
2/13/18	1149840	\$50,000	OCS-G19761	Northstar Offshore Ventures LLC	Lexon Insurance Company	Fieldwood Energy LLC

Exhibit 5A Attachment to Plan of Merger (Exhibit 5)

Certificate of Merger (TX) (FWE)

CERTIFICATE OF MERGER (DOMESTIC ENTITY DIVISIONAL MERGER) OF FIELDWOOD ENERGY LLC

[•], 2021

Pursuant to Title 1, Chapter 10 and Title 3 of the Texas Business Organizations Code (the "TBOC"), the undersigned, Fieldwood Energy, LLC, a Texas limited liability company ("FWE"), submits this certificate of merger for the purpose of dividing itself into a surviving domestic entity and one new domestic entity, and hereby certifies the following:

FIRST: The name of the domestic filing entity that is dividing itself is Fieldwood Energy, LLC.

SECOND: The principal place of business of FWE is 2000 W Sam Houston Pkwy S #1200, Houston, TX 77042.

THIRD: The filing number issued to FWE by the Secretary of State of the State of Texas is $[\bullet]^1$.

FOURTH: FWE is organized as a limited liability company.

FIFTH: FWE shall survive the merger and shall maintain its separate existence and continue as a filing entity under the name "Fieldwood Energy III LLC" ("FWE III").

SIXTH: In lieu of providing the plan of merger, the filing entity certifies that:

- (i) An executed copy of the Agreement and Plan of Merger, dated as of [●], 2021 (the "<u>Plan of Merger</u>"), of FWE is on file at the principal place of business of each surviving and new domestic entity provided in this form.
- (ii) On written request, a copy of the Plan of Merger will be furnished without cost by each surviving or new domestic entity to any member of any domestic entity that is a party to or created by the Plan of Merger, and any creditor or obligee of the parties to the merger at the time of the merger if a liability or obligation is then outstanding.

SEVENTH: The certificate of formation of FWE shall continue to be the certificate of formation of FWE following the merger, provided that the certificate of formation of FWE shall be amended to change the name of such entity to "Fieldwood Energy III, LLC".

EIGHTH: The name, jurisdiction of organization, principal place of business address, and entity description of the entity to be created pursuant to the plan of merger are set forth

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¹ Note to Draft: to be assigned upon conversion of FWE to a Texas LLC.

below. The certificate of formation of the new domestic filing entity to be created is being filed with this certificate of merger.

Name: Fieldwood Energy I LLC

Entity Description: limited liability company

Jurisdiction of Organization: Texas

Principal place of business: [•].

NINTH: The Plan of Merger has been approved, adopted, certified, executed and acknowledged as required by the TBOC and the governing documents of the filing entity.

TENTH: This document shall be effective when the document is accepted and filed by the Secretary of State of the State of Texas.

ELEVENTH: In lieu of providing the tax certificate, FWE III shall continue to be liable for the payment of all required franchise taxes of FWE III.

* * * * * *

IN WITNESS WHEREOF, the undersigned has caused this certificate of merger to be duly executed as of the date first set forth above.

FIELDWOOD ENERGY, LLC
a Texas limited liability company

Ву:	
Name:	
Title: _	

Exhibit 5B Attachment to Plan of Merger (Exhibit 5)

Certificate of Formation (TX) (Fieldwood Energy I LLC)

Form 205 (Revised 05/11)

Submit in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555 FAX: 512 463-5709

Filing Fee: \$300

This space reserved for office use.



Certificate of Formation Limited Liability Company

Article 1 – Entity Name and Type

The filing entity being formed is a limited liability company. The name of the entity is:

E	TOT	D^{II}	$U \cap \cap D$	ENER	CV		\sim
г	LEAL	41 J V	VVハハノ	CINER	TI	1 1 1	٠.

The name must contain the words "limited liability company," "limited company," or an abbreviation of one of these phrases.

Article 2 – Registered Agent and Registered Office

(See instructions. Select and complete either A or B and complete C.)

X A.	The initial registered age	ent is an organi	zation (cannot be entity named abo	ve) by the name of:
CAPITO	L CORPORATE SERVICES,	INC.		
OR B.	The initial registered age	ent is an indivic	dual resident of the state who	ose name is set forth below:
First Nan	пе	M.I.	Last Name	Suffix
C. The	business address of the	registered agen	t and the registered office ac	ldress is:

206 E. 9TH STREET, SUITE 1300 **AUSTIN** Street Address City State Zip Code

Article 3—Governing Authority

(Select and complete either A or B and provide the name and address of each governing person.)

X A.	The limited liability company	will have managers.	The name and address of each initial
manage	er are set forth below.		
\square R	The limited liability company	will not have manage	ers. The company will be governed by

B. The limited liability company will not have managers. The company will be governed by its members, and the name and address of each initial member are set forth below.

GOVERNING PERSON 1 NAME (Enter the name of either an individ IF INDIVIDUAL	lual or an organization, bu	t not both.)			
First Name OR IF ORGANIZATION	M.I.	Last Name			Suffix
Organization Name DDRESS					
treet or Mailing Address	C	ity	State	Country	Zip Code

Form 205

GOVERNING PERSON 2					
NAME (Enter the name of either an individ IF INDIVIDUAL	ual or an organization, but n	not both.)			
First Name	M.I.	Last Name			Suffix
OR IF ORGANIZATION					
Organization Name					
Street or Mailing Address	City	v	State	Country	Zip Code
COVERNING BERGON 2					
GOVERNING PERSON 3 NAME (Enter the name of either an individ	ual or an organization, but r	not both.)			
IF INDIVIDUAL	3				
First Name	M.I.	Last Name			Suffix
OR					
IF ORGANIZATION					
Organization Name					
ADDRESS					
Street or Mailing Address	City	v	State	Country	Zip Code
	3-5				
	Article	4 – Purpose			
The purpose for which the co	mpany is formed is	s for the transactic	on of any and	l all lawf	iıl nurnoses fo
which a limited liability comp					
	Supplemental Pr	rovisions/Inform	ation		
Γext Area: [The attached addendum, if a	any, is incorporated herei	in by reference.]	677)		
The entity is formed pursuant to a pl	an of merger. The nar	me of the merging ent	ity is Fieldwoo	d Energy I	LC.
The address of the converting entity	is 2000 W. Sam Hous	ston Pkwy. S., Suite 1	200, Houston,	Texas 7704	42.
The merging entity was formed on 1	1/5/2012 under the lay	ws of the State of Dela	aware, USA.		
The merging entity was previously a lability company on []/[]/2021		oility company. The m	erger entity co	nverted to	a Texas limited
140111ty Company on []/[]/2021					

Form 205 5

Organizer

The name and address of the organizer	:	
Name		
Street or Mailing Address	City	State Zip Code
Effective	eness of Filing (Select either A, B, or C.)	
A. This document becomes effective B. This document becomes effective the date of signing. The delayed effect C. This document takes effect upon passage of time. The 90 th day after the The following event or fact will cause the filing of the certificate of merger of Fieldward.	re at a later date, which is not more tive date is: the occurrence of the future event date of signing is: the document to take effect in the many date of the future event date of the document to take effect in the many date.	than ninety (90) days from or fact, other than the nanner described below:
	Execution	
The undersigned affirms that the perappointment. The undersigned signs to submission of a materially false or fraudundersigned is authorized to execute the Date:	this document subject to the penal dulent instrument and certifies under	ties imposed by law for the
	Signature of organizer	
	Printed or typed name of organizer	
		Print Reset

Form 205

Exhibit 6

Fieldwood Energy I LLC Agreement

LIMITED LIABILITY COMPANY AGREEMENT

OF

FIELDWOOD ENERGY I LLC

(a Texas Limited Liability Company)

[•], 2021

THE MEMBERSHIP INTERESTS REFERENCED IN THIS LIMITED LIABILITY COMPANY AGREEMENT HAVE BEEN ACQUIRED FOR INVESTMENT AND HAVE NOT BEEN REGISTERED UNDER THE U.S. SECURITIES ACT OF 1933, AS AMENDED, OR UNDER ANY APPLICABLE STATE SECURITIES LAWS. SUCH MEMBERSHIP INTERESTS MAY NOT BE SOLD, ASSIGNED, PLEDGED, HYPOTHECATED OR OTHERWISE DISPOSED OF AT ANY TIME WITHOUT EFFECTIVE REGISTRATION UNDER SUCH ACT AND LAWS OR EXEMPTION THEREFROM, AS WELL AS COMPLIANCE WITH THE OTHER SUBSTANTIAL RESTRICTIONS ON TRANSFERABILITY THAT ARE SET FORTH HEREIN.

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LIMITED LIABILITY COMPANY AGREEMENT OF FIELDWOOD ENERGY I LLC

This Limited Liability Company Agreement of Fieldwood Energy I LLC, a Texas limited liability company (the "Company"), dated as of [●], 2021 (this "Agreement"), is entered into by and among the Company, the Initial Member¹ executing this Agreement as of the date hereof, and each other Person who after the date hereof becomes a Member of the Company and becomes a party to this Agreement by executing a joinder agreement in form and substance acceptable to the Company. Capitalized terms not defined where used in this Agreement shall have the meanings assigned to such terms in ARTICLE I of this Agreement.

RECITALS

WHEREAS, the Company was formed under the laws of the State of Texas by the filing of a Certificate of Formation with the Secretary of State of the State of Texas on [●], 2021 (the "Certificate of Formation") for the purposes set forth in Section 2.05 of this Agreement;

WHEREAS, pursuant to and in accordance with the Confirmation Order and the Term Sheet, respectively, and as a result of a divisive merger pursuant to § 10.008 of the BOC, the Company will own (i) the Legacy Apache Properties subject to the operational liabilities in connection therewith, including plugging and abandonment and decommissioning liabilities relating to the Legacy Apache Properties, and (ii) the equity interests of GOM Shelf;

WHEREAS, in accordance with the Term Sheet, [●] has been appointed to serve as the initial Independent Director of the Company in accordance with this Agreement; and

WHEREAS, the Initial Member wishes to enter into this Agreement to set forth the terms and conditions governing the operation and management of the Company;

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

ARTICLE I DEFINITIONS

Section 1.01 Definitions. Capitalized terms used herein and not otherwise defined shall have the meanings set forth in this Section 1.01:

"Acceptance Notice" has the meaning set forth in Section 7.09.

¹ NTD: Please confirm identity of Initial Member and the equity holders of the Initial Member.

- "Adjusted Capital Account Deficit" means, with respect to any Member, the deficit balance, if any, in such Member's Capital Account as of the end of the relevant Fiscal Year, after giving effect to the following adjustments:
 - (a) crediting to such Capital Account any amount that such Member is obligated to restore or is deemed to be obligated to restore pursuant to Treasury Regulations Sections 1.704-1(b)(2)(ii)(c), 1.704-2(g)(1) and 1.704-2(i); and
 - (b) debiting to such Capital Account the items described in Treasury Regulations Section 1.704-1(b)(2)(ii)(d)(4), (5) and (6).
- "Adjusted Taxable Income" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for a Fiscal Year (or portion thereof) with respect to the Membership Interest held by such Member means the federal taxable income allocated by the Company to the Member with respect to its Membership Interest (as adjusted by any final determination in connection with any tax audit or other proceeding) for such Fiscal Year (or portion thereof); provided, that such taxable income shall be computed (i) minus any excess taxable loss of the Company for any prior period allocable to such Member with respect to its Membership Interest that were not previously taken into account for purposes of determining such Member's Adjusted Taxable Income in a prior Fiscal Year to the extent such loss would be available under the Code to offset income of the Member (or, as appropriate, the direct or indirect owners of the Member) determined as if the income and loss from the Company were the only income and loss of the Member (or, as appropriate, the direct or indirect owners of the Member) in such Fiscal Year and all prior Fiscal Years, and (ii) taking into account any special basis adjustment with respect to such Member resulting from an election by the Company under Code Section 754.
- "Affiliate" means, with respect to any Person, any other Person who, directly or indirectly (including through one or more intermediaries), controls, is controlled by, or is under common control with, such Person. For purposes of this definition, "control," when used with respect to any specified Person, shall mean the power, direct or indirect, to direct or cause the direction of the management and policies of such Person, whether through ownership of voting securities or partnership or other ownership interests, by contract or otherwise; and the terms "controlling" and "controlled" shall have correlative meanings. For the avoidance of doubt, neither Apache nor any of its Subsidiaries nor Credit Bid Purchaser nor any of its Subsidiaries shall constitute an Affiliate of the Company.
 - "Agreement" has the meaning set forth in the Preamble.
- "Apache" means Apache Corporation, a Delaware corporation, and its successors or assigns.
- "Applicable Law" means all applicable provisions of (a) constitutions, treaties, statutes, laws (including the common law), rules, regulations, decrees, ordinances, codes, proclamations, declarations, or orders of any Governmental Authority; (b) any consents or approvals of any Governmental Authority; and (c) any orders, decisions, advisory or interpretative opinions, injunctions, judgments, awards, decrees of, or agreements with, any Governmental Authority.

"Approved Providers" has the meaning set forth in Section 7.02(a).

"BOC" means the Texas Business Organizations Code, as amended and in effect at the time of this Agreement.

"Book Depreciation" means, with respect to any Company asset for each Fiscal Year, the Company's depreciation, amortization, or other cost recovery deductions determined for federal income tax purposes, except that if the Book Value of an asset differs from its adjusted tax basis at the beginning of such Fiscal Year, Book Depreciation shall be (a) if such difference is being eliminated by use of the remedial method under Treasury Regulations Section 1.704-3(d), the amount of book basis recovered for such period under the rules prescribed by Treasury Regulations Section 1.704-3(d)(2), or (b) if the remedial method is not used, an amount which bears the same ratio to such beginning Book Value as the federal income tax depreciation, amortization, or other cost recovery deduction for such Fiscal Year bears to such beginning adjusted tax basis; provided, that if the adjusted basis for federal income tax purposes of an asset at the beginning of such Fiscal Year is zero and the Book Value of the asset is positive, Book Depreciation shall be determined with reference to such beginning Book Value using any permitted method selected by the Sole Manager in accordance with Treasury Regulations Section 1.704-1(b)(2)(iv)(g)(3).

"Book Value" means, with respect to any Company asset, the adjusted basis of such asset for federal income tax purposes, except as follows:

- (a) the initial Book Value of any Company asset contributed by a Member to the Company shall be the gross Fair Market Value of such Company asset as of the date of such contribution:
- (b) immediately before the distribution by the Company of any Company asset to a Member, the Book Value of such asset shall be adjusted to its gross Fair Market Value as of the date of such distribution;
- (c) the Book Value of all Company assets may, in the sole discretion of the Sole Manager, be adjusted to equal their respective gross Fair Market Values, as reasonably determined by the Sole Manager, as of the following times:
 - (i) the acquisition of an additional Membership Interest in the Company by a new or existing Member in consideration for more than a *de minimis* Capital Contribution;
 - (ii) the distribution by the Company to a Member of more than a *de minimis* amount of property (other than cash) as consideration for all or a part of such Member's Membership Interest in the Company; and
 - (iii) the liquidation of the Company within the meaning of Treasury Regulations Section 1.704-1(b)(2)(ii)(g);
- (d) the Book Value of each Company asset shall be increased or decreased, as the case may be, to reflect any adjustments to the adjusted tax basis of such Company asset

pursuant to Code Section 734(b) or Code Section 743(b), but only to the extent that such adjustments are taken into account in determining Capital Account balances pursuant to Treasury Regulations Section 1.704-1(b)(2)(iv)(m); provided, that Book Values shall not be adjusted pursuant to this paragraph (d) to the extent that an adjustment pursuant to paragraph (c) above is made in conjunction with a transaction that would otherwise result in an adjustment pursuant to this paragraph (d); and

- (e) if the Book Value of a Company asset has been determined pursuant to paragraph (a) or adjusted pursuant to paragraphs (c) or (d) above, such Book Value shall thereafter be adjusted to reflect the Book Depreciation taken into account with respect to such Company asset for purposes of computing Net Income and Net Losses.
- "Business Day" means a day other than a Saturday, Sunday or other day on which commercial banks in the State of Texas are authorized or required to close.
 - "Capital Account" has the meaning set forth in Section 3.03.
- "Capital Contribution" means, for any Member, the total amount of cash and cash equivalents and the Book Value of any property contributed to the Company by such Member.
 - "Certificate of Formation" has the meaning set forth in the Recitals.
- "Certificate of Termination" means a certificate to be filed upon completion of the winding up and liquidation of the Company as set forth in Section 11.04, which certificate shall be in the form required by § 11.101 of the BOC.
 - "Code" means the Internal Revenue Code of 1986, as amended.
 - "Company" has the meaning set forth in the Preamble.
- "Company Minimum Gain" means "partnership minimum gain" as defined in Treasury Regulations Section 1.704-2(b)(2), substituting the term "Company" for the term "partnership" as the context requires.
 - "Confidential Information" has the meaning set forth in Section 12.03(a).
- "Confirmation Order" means the confirmation order entered in Chapter 11 Case 20-33948, In re: Fieldwood Energy LLC, *et al*, in the United States Bankruptcy Court for the Southern District of Texas, Houston Division, in form and substance reasonably acceptable to Apache.
 - "Continuance" has the meaning set forth in Section 11.01.
 - "Covered Person" has the meaning set forth in Section 9.01(a).

"Credit Bid Purchaser" means [], ²	a Delaware	limited	liability
company, and its successors and assigns.				

"Credit Bid Purchaser Documents" means the agreements entered into between the Credit Bid Purchaser and the Company in connection with the Plan of Reorganization, including but not limited to the Farmout Agreement, Transition Services Agreement, and the Credit Bid Purchaser Contract Services Agreement, if executed.

"Credit Bid Purchaser Contract Services Agreement" means, in the event the Credit Bid Purchaser becomes the Service Provider under Section 7.04 of this Agreement, the Contract Services Agreement to be entered into between the Credit Bid Purchaser and the Company in the form attached to the Implementation Agreement, which, if executed, will be deemed the Service Provider Agreement hereunder.

"Decommissioning Agreement" means that certain Decommissioning Agreement, dated as of September 30, 2013, by and among Apache, Apache Shelf, Inc., Apache Deepwater LLC, Apache Shelf Exploration LLC, Fieldwood and GOM Shelf, as amended by (i) the First Amendment thereto dated as of September 30, 2013, (ii) the Second Amendment thereto dated as of September 30, 2013, (iii) the Third Amendment thereto dated effective as of April 25, 2017, (iv) the Fourth Amendment thereto dated effective as of September 1, 2017, as amended by that certain Letter Agreement dated January 3, 2018, and (v) the Fifth Amendment thereto dated effective as of April 11, 2018.

"**Decommissioning Security**" means the funds available from Trust A, the letters of credit, and the bonds from time to time outstanding pursuant to the Decommissioning Agreement or documents or instruments related thereto.

"**Depletable Property**" means each separate oil and gas property as defined in Section 614 of the Code.

"Divisive Merger Documents" means the certificate of division, the plan of division, the certificate of merger, and other documents filed by or on behalf of Fieldwood with respect to the Company with the Texas Secretary of State related to the divisive merger pursuant to the Plan of Merger and the formation of the Company.

"Electronic Transmission" means any form of communication, including communication by use of or participation in one or more electronic networks or databases, not directly involving the physical transmission of paper that creates a record that may be retained, retrieved, and reviewed by a recipient thereof and that may be directly reproduced in paper form by such a recipient through an automated process.

² NTD: Name to be confirmed.

"**Equity Securities**" means any and all Membership Interests of the Company and any securities of the Company convertible into, exchangeable for, or exercisable for, such Membership Interests, and warrants or other rights to acquire such Membership Interests.

"Estimated Tax Amount" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for a Fiscal Year means the Member's Tax Amount for such Fiscal Year as estimated in good faith from time to time by the Sole Manager. In making such estimate, the Sole Manager shall take into account amounts shown on Internal Revenue Service Form 1065 filed by the Company and similar state or local forms filed by the Company for the preceding taxable year and such other adjustments as the Sole Manager reasonably determines are necessary or appropriate to reflect the estimated operations of the Company for the Fiscal Year.

"Excess Amount" has the meaning set forth in Section 6.02(c).

"Fair Market Value" of any asset as of any date means the purchase price that a willing buyer having all relevant knowledge would pay a willing seller for such asset in an arm's length transaction, as determined in good faith by the Sole Manager on such factors as the Sole Manager, in the exercise of his or her reasonable business judgment, considers relevant.

"Farmout Agreement" means that certain Farmout Agreement of even date herewith by and between the Company and Credit Bid Purchaser in the form attached to the Implementation Agreement.

"Fieldwood" means, prior to the effectiveness of the divisive merger pursuant to the Plan of Merger, Fieldwood Energy LLC, and, from and after the effectiveness of the divisive merger pursuant to the Plan of Merger, Fieldwood Energy III, LLC, a Texas limited liability company. and its successors and assigns (excluding, for the avoidance of doubt, the Company).

"Fiscal Year" means the calendar year, unless the Company is required to have a taxable year other than the calendar year, in which case Fiscal Year shall be the period that conforms to its taxable year.

"GAAP" means generally accepted accounting principles in the United States of America in effect from time to time; provided, that, notwithstanding any term or provision contained in this Agreement, GAAP will be deemed for all purposes hereof to treat leases that would have not been considered to be indebtedness in accordance with GAAP as in effect on December 31, 2017 (whether such leases were in effect on such date or are entered into thereafter) in a manner consistent with the treatment of such leases under GAAP as in effect on December 31, 2017, notwithstanding any modification or interpretative changes thereto or implementations of any such modifications or interpretative changes that may have occurred thereafter.

"GOM Shelf" means GOM Shelf LLC, a Delaware limited liability company, and its successors and assigns.

"GOM Shelf Properties" means those assets or properties owned by GOM Shelf.

"Governmental Authority" means any federal, state, local, or foreign government or political subdivision thereof, or any agency or instrumentality of such government or political subdivision, or any self-regulated organization or other non-governmental regulatory authority or quasi-governmental authority (to the extent that the rules, regulations, or orders of such organization or authority have the force of law), or any arbitrator, court, or tribunal of competent jurisdiction.

"Implementation Agreement" means the [Second Amended Apache Term Sheet Implementation Agreement].

"Independent Director" means, initially, [●], or such other Person as may be designated or become the Independent Director pursuant to the terms of this Agreement. The Independent Director shall constitute a "manager" (as that term is defined in the BOC) of the Company.

"Information Notice" has the meaning set forth in Section 7.09.

"Initial Member" has the meaning set forth in the term Member.

"Legacy Apache Properties" means the list of assets set forth on Schedule I to the Plan of Merger.

"Legacy Apache Properties PSA" means that Purchase and Sale Agreement, dated as of July 18, 2013, between Apache and certain of its affiliates, Fieldwood and certain of its affiliates, and GOM Shelf, as such agreement has been amended.

"Lien" means any mortgage, pledge, security interest, option, right of first offer, encumbrance, or other restriction or limitation of any nature whatsoever.

"Liquidator" has the meaning set forth in Section 11.03(a).

"Losses" has the meaning set forth in Section 9.03(a).

"Member" means (a) each Person identified on the Members Schedule as of the date hereof as a Member and who has executed this Agreement or a counterpart thereof (each, an "Initial Member"); and (b) each Person who is hereafter admitted as a Member in accordance with the terms of this Agreement and the BOC, in each case so long as such Person is shown on the Company's books and records as the owner of Membership Interests. The Members shall constitute "members" (as that term is defined in the BOC) of the Company.

"Member Nonrecourse Debt" means "partner nonrecourse debt" as defined in Treasury Regulations Section 1.704-2(b)(4), substituting the term "Company" for the term "partnership" and the term "Member" for the term "partner" as the context requires.

"Member Nonrecourse Debt Minimum Gain" means an amount, with respect to each Member Nonrecourse Debt, equal to the Company Minimum Gain that would result if the Member Nonrecourse Debt were treated as a Nonrecourse Liability, determined in accordance with Treasury Regulations Section 1.704-2(i)(3).

"Member Nonrecourse Deduction" means "partner nonrecourse deduction" as defined in Treasury Regulations Section 1.704-2(i), substituting the term "Member" for the term "partner" as the context requires.

"Members Schedule" has the meaning set forth in Section 3.01.

"Membership Interest" means an interest in the Company owned by a Member, including such Member's right (a) to its distributive share of Net Income, Net Losses, and other items of income, gain, loss, and deduction of the Company; (b) to its distributive share of the assets of the Company; (c) to vote on, consent to, or otherwise participate in any decision of the Members as provided in this Agreement; and (d) to any and all other benefits to which such Member may be entitled as provided in this Agreement or the BOC. The Membership Interest of each Member shall be expressed as a percentage interest and shall be as set forth on the Members Schedule.

"Net Income" and "Net Loss" mean, for each Fiscal Year or other period specified in this Agreement, an amount equal to the Company's taxable income or taxable loss, or particular items thereof, determined in accordance with Code Section 703(a) (where, for this purpose, all items of income, gain, loss, or deduction required to be stated separately pursuant to Code Section 703(a)(1) shall be included in taxable income or taxable loss), but with the following adjustments:

- (f) any income realized by the Company that is exempt from federal income taxation, as described in Code Section 705(a)(1)(B), shall be added to such taxable income or taxable loss, notwithstanding that such income is not includable in gross income;
- (g) any expenditures of the Company described in Code Section 705(a)(2)(B), including any items treated under Treasury Regulations Section 1.704-1(b)(2)(iv)(I) as items described in Code Section 705(a)(2)(B), shall be subtracted from such taxable income or taxable loss, notwithstanding that such expenditures are not deductible for federal income tax purposes;
- (h) any gain or loss (including Simulated Gain) resulting from any disposition of Company property with respect to which gain or loss is recognized for federal income tax purposes shall be computed by reference to the Book Value of the property so disposed, notwithstanding that the adjusted tax basis of such property differs from its Book Value;
- (i) any items of depreciation, amortization, and other cost recovery deductions with respect to Company property having a Book Value that differs from its adjusted tax basis shall be computed by reference to the property's Book Value (as adjusted for Book Depreciation) in accordance with Treasury Regulations Section 1.704-1(b)(2)(iv)(g);
- (j) if the Book Value of any Company property is adjusted as provided in the definition of Book Value, then the amount of such adjustment shall be treated as an item of gain or loss and included in the computation of such taxable income or taxable loss;
- (k) to the extent an adjustment to the adjusted tax basis of any Company property pursuant to Code Sections 732(d), 734(b) or 743(b) is required, pursuant to Treasury Regulations Section 1.704 1(b)(2)(iv)(m), to be taken into account in determining

8

Capital Accounts, the amount of such adjustment to the Capital Accounts shall be treated as an item of gain (if the adjustment increases the basis of the asset) or loss (if the adjustment decreases such basis); and

- (l) any items which are specially allocated pursuant to Section 5.02 hereof shall not be taken into account in computing Net Income or Net Loss. The amounts of the items of Company income, gain, loss or deduction available to be specially allocated pursuant to Section 5.02 hereof shall be determined by applying rules analogous to those set forth in subparagraphs (a) through (f) above.
- "Nonrecourse Deductions" has the meaning set forth in Treasury Regulations Section 1.704-2(b).
- "Nonrecourse Liability" has the meaning set forth in Treasury Regulations Section 1.704-2(b)(3).
- "**Person**" means an individual, corporation, partnership, joint venture, limited liability company, Governmental Authority, unincorporated organization, trust, association, or other entity.
- "Plan of Merger" means the Agreement and Plan of Merger of Fieldwood into the Company and Fieldwood Energy III LLC, dated as of [●], 2021, and adopted by Fieldwood.
- "Plan of Reorganization" means the plan of reorganization of Fieldwood that was included in, and was confirmed by, the Confirmation Order.
 - "Qualified Person" has the meaning set forth in Section 7.02(a).
- "Quarterly Estimated Tax Amount" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for any calendar quarter of a Fiscal Year means the excess, if any of: (a) the product of (i) a quarter (1/4) in the case of the first calendar quarter of the Fiscal Year, half (1/2) in the case of the second calendar quarter of the Fiscal Year, three-quarters (3/4) in the case of the third calendar quarter of the Fiscal Year, and one (1) in the case of the fourth calendar quarter of the Fiscal Year and (ii) the Member's Estimated Tax Amount for such Fiscal Year; over (b) all distributions previously made during such Fiscal Year to such Member.
- "Recharacterization Mortgages" has the meaning assigned to such term in Section 6.7 of the Decommissioning Agreement.
 - "Regulatory Allocations" has the meaning set forth in Section 5.02(f).
 - "Rejection Notice" has the meaning set forth in Section 7.09.
- "Related Party Agreement" means any agreement, arrangement, or understanding between or among the Company or any of its Affiliates, on the one hand, and the Independent Director, the Sole Manager or any member or officer of the Company or any of its Affiliates, or any Affiliate of the Independent Director, the Sole Manager or any member or officer of the

Company or any of its Affiliates; in each case, as such agreement may be amended, modified, supplemented, or restated in accordance with the terms of this Agreement.

"Representative" means, with respect to any Person, any and all directors, officers, employees, consultants, financial advisors or lenders, counsel, accountants, and other agents of such Person.

"Restructuring Support Agreement" means the Restructuring Support Agreement, dated as of August 4, 2020, by and among (i) Fieldwood and including the Fieldwood PSA Parties (as defined therein); (ii) the Consenting FLTL Lenders (as defined therein); (iii) the Consenting SLTL Lenders (as defined therein); and (iv) Apache.

"Securities Act" means the Securities Act of 1933, as amended, and the rules and regulations thereunder, which shall be in effect at the time.

"Service Provider" has the meaning set forth in Section 7.04(a).

"Service Provider Agreement" has the meaning set forth in Section 7.04(a).

"Shortfall Amount" has the meaning set forth in Section 6.02(b).

"Simulated Basis" means, with respect to each Depletable Property, the Book Value of such property.

"Simulated Depletion" means, with respect to each Depletable Property, a depletion allowance computed in accordance with U.S. federal income tax principles (as if the Simulated Basis of the property were its adjusted tax basis and using simulated cost depletion) and in the manner specified in Treasury Regulations Section 1.704-1(b)(2)(iv)(k)(2), provided that the Simulated Depletion with respect to a Depletable Property shall in no event exceed the Simulated Basis of such Depletable Property.

"Simulated Gain or Loss" means the simulated gain or loss computed with respect to a sale or other disposition of any Depletable Property pursuant to Treasury Regulations Section 1.704-1(b)(2)(iv)(k)(2).

"Sole Manager" has the meaning set forth in Section 7.01.

"Standby Facility" means a secured line of credit to be provided by Apache to the Company and GOM Shelf to fund the ongoing plugging and abandonment and decommissioning of the Legacy Apache Properties and the GOM Shelf Properties, which shall become available to advance funds to the Company and for use in accordance with the Standby Facility Documentation. The Standby Facility shall be secured by a first-priority lien on all the assets of the Company (including all of the equity interests of GOM Shelf) and on all the GOM Shelf Properties, provided that such lien shall also secure the obligations of the Company to Apache under the Decommissioning Agreement.

"Standby Facility Documentation" means the Standby Loan Agreement, dated as of [•], 2020, by and between the Company and GOM Shelf, as borrowers, and Apache, as lender, and all of the other agreements, documents and instruments related thereto governing or setting forth terms and conditions of the Standby Facility or of the loans/borrowings made thereunder.

"Subsidiary" means, with respect to any Person, any other Person of which a majority of the outstanding shares or other equity interests having the power to vote for directors or comparable managers are owned, directly or indirectly, by the first Person.

"Tax Advance" has the meaning set forth in Section 6.02(a).

"Tax Amount" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for a Fiscal Year means the lesser of (i) the product of (a) the Tax Rate for such Fiscal Year (but not to exceed the Tax Rate applicable to C-corporations for such Fiscal Year) and (b) the Adjusted Taxable Income of the Member for such Fiscal Year with respect to its Membership Interest or (ii) the actual amount of U.S. federal, state and local income tax (including any state or local tax imposed in lieu of an income tax) paid by such Member with respect to such Fiscal Year in respect of the taxable income allocated to the Member by the Company, after taking into account all deductions available to such Member from all sources in excess of such Member's income from other sources; provided, however, that if at any time Fieldwood Energy Inc. has a cash tax liability (including an estimated tax liability) on account of items of income or gain of the Company without sufficient cash on hand from a corresponding cash distribution in respect of such income or gain (all as reasonably determined by Fieldwood Energy Inc.), then the Tax Amount shall be increased such that the Company timely distributes cash sufficient to pay such tax liability.

"Tax Matters Representative" has the meaning set forth in Section 10.04(a).

"Tax Rate" of a Member, or if the Member is disregarded for U.S. federal income tax purposes, the members or beneficiaries of such Member, for any period, means the highest effective marginal combined federal, state, and local tax rate applicable to an individual residing in Houston, Texas (or, if higher, a corporation doing business in Houston, Texas), taking into account (a) the character (for example, long-term or short-term capital gain, ordinary, or exempt) of the applicable income and (b) if applicable, the deduction under IRC Section 199A.

"Taxing Authority" has the meaning set forth in Section 6.03(b).

"**Term Sheet**" means that certain term sheet, dated July 31, 2020, among Fieldwood and certain of its Affiliates, on the one hand, and Apache and certain of its Affiliates, on the other hand.

"Transfer" means to, directly or indirectly, sell, transfer, assign, gift, pledge, encumber, hypothecate, or similarly dispose of, either voluntarily or involuntarily, by operation of law or otherwise, or to enter into any contract, option, or other arrangement or understanding with respect to the sale, transfer, assignment, gift, pledge, encumbrance, hypothecation, or similar disposition of, any Membership Interests owned by a Person or any interest (including a beneficial interest) in any Membership Interests owned by a Person. "Transfer" when used as a noun shall have a

correlative meaning. "**Transferor**" and "**Transferee**" mean a Person who makes or receives a Transfer, respectively.

"**Transition Services Agreement**" means the transition services agreement in form and substance attached to the Implementation Agreement and attached hereto as Exhibit A.

"Treasury Regulations" means the final or temporary regulations issued by the United States Department of Treasury pursuant to its authority under the Code, and any successor regulations.

"Trust A" means the Fieldwood Decommissioning Trust A, a Delaware statutory trust.

"Withholding Advances" has the meaning set forth in Section 6.03(b).

Section 1.02 Interpretation. For purposes of this Agreement: (a) the words "include," "includes," and "including" shall be deemed to be followed by the words "without limitation"; (b) the word "or" is not exclusive; and (c) the words "herein," "hereof," "hereby," "hereto," and "hereunder" refer to this Agreement as a whole.

The definitions given for any defined terms in this Agreement shall apply equally to both the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine, and neuter forms.

Unless the context otherwise requires, references herein: (x) to Articles, Sections, Exhibits, and Schedules mean the Articles and Sections of, and Exhibits and Schedules attached to, this Agreement; (y) to an agreement, instrument, or other document means such agreement, instrument, or other document as amended, supplemented, and modified from time to time to the extent permitted by the provisions thereof; and (z) to a statute means such statute as amended from time to time and includes any successor legislation thereto and any regulations promulgated thereunder.

This Agreement shall be construed without regard to any presumption or rule requiring construction or interpretation against the party drafting an instrument or causing any instrument to be drafted.

The Exhibits and Schedules referred to herein shall be construed with, and as an integral part of, this Agreement to the same extent as if they were set forth verbatim herein.

The headings in this Agreement are for reference only and shall not affect the interpretation of this Agreement.

ARTICLE II ORGANIZATION

Section 2.01 Formation.

- (a) The Company was formed on [●], 2021, pursuant to the provisions of the BOC, upon the filing, or constructive filing with the Divisive Merger Documents, of the Certificate of Formation with the Secretary of State of the State of Texas.
- (b) This Agreement shall constitute the "company agreement" (as that term is used in the BOC) of the Company. The rights, powers, duties, obligations, and liabilities of the Members, the Sole Manager and the Independent Director shall be determined pursuant to the BOC and this Agreement. To the extent that the rights, powers, duties, obligations, and liabilities of any Member, the Sole Manager or the Independent Director are different by reason of any provision of this Agreement than they would be under the BOC in the absence of such provision, this Agreement shall, to the extent permitted by the BOC, control.

Section 2.02 Name. The name of the Company is "Fieldwood Energy I LLC" or such other name or names as may be designated by the Sole Manager; provided, that the name shall always contain the words "Limited Liability Company" or "Limited Company" or an abbreviation of one of those phrases. Amendments to the Certificate of Formation or this Agreement to reflect any such name change may be made by the Sole Manager without the consent of the Members. The Sole Manager shall give prompt notice to the Members of any change to the name of the Company and any related amendment to the Certificate of Formation or this Agreement. The Company may conduct business under any assumed or fictitious name required by Applicable Law or otherwise deemed desirable by the Sole Manager.

Section 2.03 Principal Office. The principal office of the Company is located at [●], or such other place as may from time to time be determined by the Sole Manager. The Sole Manager shall give prompt notice of any such change to each of the Members and Apache.

Section 2.04 Registered Office; Registered Agent.

- (a) The registered office of the Company shall be the office of the initial registered agent named in the Certificate of Formation or such other office (which need not be a place of business of the Company) as the Sole Manager may designate from time to time in the manner provided by the BOC and Applicable Law.
- (b) The registered agent for service of process on the Company in the State of Texas shall be the initial registered agent named in the Certificate of Formation or such other Person or Persons as the Sole Manager may designate from time to time in the manner provided by the BOC and Applicable Law.

Section 2.05 Purposes; Powers.

(a) The purposes of the Company are to engage in the acquisition, disposition, ownership, operation, plugging and abandonment, and decommissioning of the Legacy Apache Properties and to cause GOM Shelf to engage in the acquisition, disposition, ownership, operation, plugging and abandonment, and decommissioning of the GOM Shelf Properties, and to engage in any and all activities necessary or incidental to the foregoing purposes.

- (b) At the date of this Agreement, the Company has no assets other than (i) the Legacy Apache Properties, including any accounts receivable associated with the Legacy Apache Properties accruing after the effective date of the Plan of Reorganization and any cash flow generated from the Legacy Apache Properties after the effective date of the Plan of Reorganization (such cash flow shall be reinvested and used to fund operating expenditures, to fund plugging and abandonment and decommissioning activities associated with the Legacy Apache Properties and the GOM Shelf Properties, to fund capital expenditures on the Legacy Apache Properties approved and authorized in accordance with this Agreement, and to repay amounts outstanding, if any, under the Standby Facility); (ii) 100% of the limited liability company interests or other equity interests in GOM Shelf; and (iii) the initial capitalization provided by Fieldwood pursuant to the divisive merger in an amount equal to \$50 million minus the actual plugging and abandonment and decommissioning expenses incurred by Fieldwood between the date of its bankruptcy petition filing on August 3, 2020, and the effective date of the Plan of Reorganization.
- (c) At the date of this Agreement, the Company has no liabilities other than (i) operational liabilities accruing after the effective date of the Plan of Reorganization (including any accounts payable associated with the Legacy Apache Properties accruing after the effective date of the Plan of Reorganization), (ii) plugging and abandonment and decommissioning liabilities and obligations (A) relating to the Legacy Apache Properties and (B) of GOM Shelf relating to the GOM Shelf Properties, (iii) obligations under the Decommissioning Agreement and the Legacy Apache Properties PSA, and (iv) obligations under the Standby Facility Documentation.
- (d) The Company shall have all the powers necessary or convenient to carry out the purposes for which it is formed, including the powers granted by the BOC.

Section 2.06 Term. The term of the Company commenced on the date the Certificate of Formation was filed with the Secretary of State of the State of Texas and shall continue in existence perpetually until the Company is terminated in accordance with the provisions of this Agreement.

ARTICLE III CAPITAL CONTRIBUTIONS; CAPITAL ACCOUNTS

Section 3.01 Initial Capital Contributions. Contemporaneously with the execution of this Agreement, and pursuant to the Plan of Reorganization and as a result of a divisive merger pursuant to § 10.008 of the BOC, the Company shall have the property and assets identified in clauses (i) through (iii) in Section 2.05(b), which shall constitute the aggregate Capital Contributions made by the Initial Member. The Initial Member shall own Membership Interests in the amount set forth opposite such Member's name on Schedule A attached hereto (the "Members Schedule"). From and after the date of this Agreement, the Sole Manager shall maintain and update the Members Schedule upon the issuance or Transfer of any Membership Interests to any new or existing Member in accordance with this Agreement.

Section 3.02 Additional Capital Contributions. No Member shall be required to make any additional Capital Contributions to the Company. Any future Capital Contributions made by any Member shall only be made with the consent of the Sole Manager and, in connection with an issuance of additional Membership Interests, made in compliance with Section 7.06(e). To the extent that a Member makes an additional Capital Contribution to the Company, the Sole Manager shall revise the Members Schedule to reflect an increase in the Membership Interest of the contributing Member that fairly and equitably reflects the value of its additional Capital Contribution in relation to the aggregate amount of all Capital Contributions made by the Members.

Section 3.03 Maintenance of Capital Accounts. The Company shall establish and maintain for each Member a separate capital account (a "Capital Account") on its books and records in accordance with this Section 3.03. Each Capital Account shall be established and maintained in accordance with the following provisions:

- (a) Each Member's Capital Account shall be increased by the amount of:
- (i) such Member's Capital Contributions, including such Member's initial Capital Contribution and any additional Capital Contributions;
- (ii) any Net Income or other item of income or gain allocated to such Member pursuant to ARTICLE V; and
- (iii) any liabilities of the Company that are assumed by such Member or secured by any property distributed to such Member.
- (b) Each Member's Capital Account shall be decreased by:
- (i) the cash amount or Book Value of any property distributed to such Member pursuant to ARTICLE VI and Section 11.03(d);
- (ii) the amount of any Net Loss or other item of loss or deduction allocated to such Member pursuant to ARTICLE V; and
- (iii) the amount of any liabilities of such Member assumed by the Company or that are secured by any property contributed by such Member to the Company.

Section 3.04 Succession Upon Transfer. In the event that any Membership Interests are Transferred in accordance with the terms of this Agreement, the Transferee shall succeed to the Capital Account of the Transferor to the extent it relates to the Transferred Membership Interests and, subject to Section 5.04, shall receive allocations and distributions pursuant to ARTICLE V, ARTICLE VI, and ARTICLE XI in respect of such Membership Interests.

Section 3.05 Negative Capital Accounts. In the event that any Member shall have a deficit balance in its Capital Account, such Member shall have no obligation, during the term of the Company or upon termination or liquidation thereof, to restore such negative balance or make

any Capital Contributions to the Company by reason thereof, except as may be required by Applicable Law or in respect of any negative balance resulting from a withdrawal of capital or termination in contravention of this Agreement.

Section 3.06 No Withdrawals from Capital Accounts. No Member shall be entitled to withdraw any part of its Capital Account or to receive any distribution from the Company, except as otherwise provided in this Agreement. No Member shall receive any interest, salary, or drawing with respect to its Capital Contributions or its Capital Account, except as otherwise provided in this Agreement. The Capital Accounts are maintained for the sole purpose of allocating items of income, gain, loss, and deduction among the Members and shall have no effect on the amount of any distributions to any Members, in liquidation or otherwise.

Section 3.07 Treatment of Loans from Members. Loans by any Member to the Company shall not be considered Capital Contributions and shall not affect the maintenance of such Member's Capital Account, other than to the extent provided in Section 3.03(a)(iii), if applicable.

Section 3.08 Modifications. The foregoing provisions and the other provisions of this Agreement relating to the maintenance of Capital Accounts are intended to comply with Treasury Regulations Section 1.704-1(b) and shall be interpreted and applied in a manner consistent with such Treasury Regulations. If the Sole Manager determines that it is prudent to modify the manner in which the Capital Accounts, or any increases or decreases to the Capital Accounts, are computed in order to comply with such Treasury Regulations, the Sole Manager may authorize such modifications without the consent of any Member.

ARTICLE IV MEMBERS

Section 4.01 No Personal Liability. Except as otherwise provided in the BOC, by Applicable Law, or expressly in this Agreement, no Member will be obligated personally for any debt, obligation, or liability of the Company or other Members, whether arising in contract, tort, or otherwise, including a debt, obligation, or liability under a judgment, decree, or order of a court, solely by reason of being a Member.

Section 4.02 No Withdrawal. So long as a Member continues to hold a Membership Interest, such Member shall not have the ability to withdraw or resign as a Member prior to the winding up and termination of the Company and any such withdrawal or resignation or attempted withdrawal or resignation by a Member prior to the winding up and termination of the Company shall be null and void. As soon as any Person who is a Member ceases to hold a Membership Interest, such Person shall no longer be a Member.

Section 4.03 No Interest in Company Property. No real or personal property of the Company shall be deemed to be owned by any Member individually, but shall be owned by, and title shall be vested solely in, the Company. Without limiting the foregoing, each Member hereby irrevocably waives during the term of the Company any right that such Member may have to maintain any action for partition with respect to the property of the Company.

Section 4.04 Certification of Membership Interests.

- (a) The Sole Manager may, but shall not be required to, issue certificates to the Members representing the Membership Interests held by such Member.
- (b) In the event that the Sole Manager shall issue certificates representing Membership Interests in accordance with Section 4.04(a), then in addition to any other legend required by Applicable Law, all certificates representing issued and outstanding Membership Interests shall bear a legend substantially in the following form:

THE MEMBERSHIP INTEREST REPRESENTED BY THIS CERTIFICATE IS SUBJECT TO A LIMITED LIABILITY COMPANY AGREEMENT AMONG THE COMPANY AND ITS MEMBERS, A COPY OF WHICH IS ON FILE AT THE PRINCIPAL EXECUTIVE OFFICE OF THE COMPANY. NO TRANSFER, SALE, ASSIGNMENT, GIFT, PLEDGE, HYPOTHECATION, ENCUMBRANCE, OR OTHER DISPOSITION OF THE MEMBERSHIP INTEREST REPRESENTED BY THIS CERTIFICATE MAY BE MADE EXCEPT IN ACCORDANCE WITH THE PROVISIONS OF SUCH COMPANY AGREEMENT.

INTEREST MEMBERSHIP REPRESENTED BY**THIS** CERTIFICATE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR UNDER ANY OTHER APPLICABLE **SECURITIES** LAWS AND MAY NOT BE TRANSFERRED. SOLD. ASSIGNED. GIFTED. PLEDGED. **OTHERWISE** HYPOTHECATED, OR DISPOSED **EXCEPT** PURSUANT TO (A) A REGISTRATION STATEMENT EFFECTIVE UNDER SUCH ACT AND LAWS, OR (B) AN EXEMPTION FROM REGISTRATION THEREUNDER.

Section 4.05 Meetings of Members.

- (a) Meetings of the Members may be called by (i) the Sole Manager or (ii) a Member or group of Members holding a majority of the Membership Interests.
- (b) Written notice stating the place, date, and time of the meeting and, in the case of a meeting of the Members not regularly scheduled, describing the purposes for which the meeting is called, shall be delivered not fewer than ten days and not more than 60 days before the date of the meeting to each Member, by or at the direction of the Sole Manager or the Member(s) calling the meeting, as the case may be. The Members may hold meetings at the Company's principal office or at such other place, within or outside the State of Texas, as the Sole Manager or the Member(s) calling the meeting may designate in the notice for such meeting.
- (c) Any Member may participate in a meeting of the Members by means of conference telephone or other communications equipment by means of which all Persons

participating in the meeting can talk to and hear each other, and participation in a meeting by such means shall constitute presence in person at such meeting.

- (d) On any matter that is to be voted on by Members, a Member may vote in person or by proxy, and such proxy may be granted in writing, by means of Electronic Transmission or as otherwise permitted by Applicable Law. Every proxy shall be revocable in the discretion of the Member executing it unless otherwise provided in such proxy; provided, that such right to revocation shall not invalidate or otherwise affect actions taken under such proxy prior to such revocation. In lieu of a proxy, a Member may grant an irrevocable power of attorney to conduct the affairs of such Member with respect to matters of the Company, including matters relating to the organization, internal affairs, or termination of the Company.
- (e) The business to be conducted at such meeting need not be limited to the purpose described in the notice and can include business to be conducted by Members; provided, that the appropriate Members shall have been notified of the meeting in accordance with Section 4.05(b). Attendance of a Member at any meeting shall constitute a waiver of notice of such meeting, except where a Member attends a meeting for the express purpose of objecting to the transaction of any business on the ground that the meeting is not lawfully called or convened.
- (f) A quorum of any meeting of the Members shall require the presence, whether in person or by proxy, of the Members holding a majority of the Membership Interests. Subject to Section 4.06, no action may be taken by the Members unless the appropriate quorum is present at a meeting.
- (g) Subject to Section 4.06, Section 7.05, Section 7.06, Section 12.10 or any provision of this Agreement or the BOC requiring the vote, consent, or approval of a different percentage of the Membership Interests, no action may be taken by the Members at any meeting at which a quorum is present without the affirmative vote of the Members holding a majority of the outstanding Membership Interests.

Section 4.06 Action Without Meeting.

- (a) Notwithstanding the provisions of Section 4.05, any matter that is to be voted on, consented to, or approved by the Members may be taken without a meeting, without prior notice, and without a vote if consented to, in writing or by Electronic Transmission, by a Member or Members holding not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which each Member entitled to vote on the action is present and votes. A record shall be maintained by the Sole Manager of each such action taken by written consent of a Member or Members.
- (b) A Member's consent may not be established by a Member's failure to object to an action in a timely manner or by any other means not explicitly provided for in this Agreement.

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(c) If any action or decision permitted by this Agreement to be taken or made by less than all of the Members is taken or made by a written consent signed by less than all of the Members, the Sole Manager shall, within ten calendar days after such action is taken or such decision is made, give written notice of the action taken or the decision made to the Members who did not sign the written consent.

Section 4.07 Power of Members. The Members shall have the power to exercise any and all rights or powers granted to Members pursuant to the express terms of this Agreement and the BOC. Except as otherwise specifically provided by this Agreement or required by the BOC, no Member, in its capacity as a Member, shall have the power to act for or on behalf of, or to bind, the Company, other than to the extent that the Company has granted a power of attorney to such Member to bind the Company on such actions.

Section 4.08 Similar or Competitive Activities; Business Opportunities. Nothing contained in this Agreement shall prevent any Member or any of its Affiliates from engaging in any other activities or businesses, regardless of whether those activities or businesses are similar to or competitive with the Company. None of the Members nor any of their Affiliates shall be obligated to account to the Company or to the other Members for any profits or income earned or derived from such other activities or businesses. None of the Members nor any of their Affiliates shall be obligated to inform the Company or the other Members of a business opportunity of any type or description.

ARTICLE V ALLOCATIONS

Section 5.01 Allocation of Net Income and Net Loss. For each Fiscal Year (or portion thereof), after giving effect to the special allocations set forth in Section 5.02, Net Income and Net Loss of the Company shall be allocated among the Members pro rata in accordance with their Membership Interests.

Section 5.02 Regulatory and Special Allocations. Notwithstanding the provisions of Section 5.01:

- (a) If there is a net decrease in Company Minimum Gain (determined according to Treasury Regulations Section 1.704-2(d)(1)) during any Fiscal Year, each Member shall be specially allocated Net Income for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an amount equal to such Member's share of the net decrease in Company Minimum Gain, determined in accordance with Treasury Regulations Section 1.704-2(g). The items to be so allocated shall be determined in accordance with Treasury Regulations Sections 1.704-2(f)(6) and 1.704-2(j)(2). This Section 5.02(a) is intended to comply with the "minimum gain chargeback" requirement in Treasury Regulations Section 1.704-2(f) and shall be interpreted consistently therewith.
- (b) Member Nonrecourse Deductions shall be allocated in the manner required by Treasury Regulations Section 1.704-2(i). Except as otherwise provided in Treasury Regulations Section 1.704-2(i)(4), if there is a net decrease in Member Nonrecourse Debt Minimum Gain during any Fiscal Year, each Member that has a share of such Member

Nonrecourse Debt Minimum Gain shall be specially allocated Net Income for such Fiscal Year (and, if necessary, subsequent Fiscal Years) in an amount equal to that Member's share of the net decrease in Member Nonrecourse Debt Minimum Gain. Items to be allocated pursuant to this paragraph shall be determined in accordance with Treasury Regulations Sections 1.704-2(i)(4) and 1.704-2(j)(2). This Section 5.02(b) is intended to comply with the "minimum gain chargeback" requirement in Treasury Regulations Section 1.704-2(i)(4) and shall be interpreted consistently therewith.

- (c) Nonrecourse Deductions shall be allocated to the Members in accordance with their Membership Interests.
- (d) In the event any Member unexpectedly receives any adjustments, allocations, or distributions described in Treasury Regulations Section 1.704-1(b)(2)(ii)(d)(4), (5) or (6), Net Income shall be specially allocated to such Member in an amount and manner sufficient to eliminate the Adjusted Capital Account Deficit created by such adjustments, allocations, or distributions as quickly as possible. This Section 5.02(d) is intended to comply with the "qualified income offset" requirement in Treasury Regulations Section 1.704-1(b)(2)(ii)(d) and shall be interpreted consistently therewith.
- (e) Simulated Depletion and Simulated Loss with respect to any Depletable Property shall be allocated among the Members in proportion to their shares of the Simulated Basis in such property. Each Member's share of the Simulated Basis in each of the Company's Depletable Properties shall be allocated to each Member in accordance with such Member's Membership Interest as of the time such Depletable Property is acquired by the Company, and shall be reallocated among the Members in accordance with the Members' Membership Interest as determined immediately following the occurrence of an event giving rise to any adjustment to the Book Values of the Company's oil and gas properties pursuant to the terms of this Agreement (or at the time of any material additions to the federal income tax basis of such Depletable Property).
- (f) The allocations set forth in subsections Section 5.02(a), Section 5.02(b), Section 5.02(c), Section 5.02(d) and Section 5.02(e) above (the "Regulatory Allocations") are intended to comply with certain requirements of the Treasury Regulations under Code Section 704. Notwithstanding any other provisions of this ARTICLE V (other than the Regulatory Allocations), the Regulatory Allocations shall be taken into account in allocating Net Income and Net Losses among Members so that, to the extent possible, the net amount of such allocations of Net Income and Net Losses and other items and the Regulatory Allocations to each Member shall be equal to the net amount that would have been allocated to such Member if the Regulatory Allocations had not occurred.

Section 5.03 Tax Allocations.

(a) Subject to Section 5.03(b), Section 5.03(c), and Section 5.03(d), all income, gains, losses and deductions of the Company shall be allocated, for federal, state, and local income tax purposes, among the Members in accordance with the allocation of such income, gains, losses, and deductions pursuant to Section 5.01 and Section 5.02, except

that if any such allocation for tax purposes is not permitted by the Code or other Applicable Law, the Company's subsequent income, gains, losses, and deductions shall be allocated among the Members for tax purposes, to the extent permitted by the Code and other Applicable Law, so as to reflect as nearly as possible the allocation set forth in Section 5.01 and Section 5.02.

- (b) Items of Company taxable income, gain, loss, and deduction with respect to any property contributed to the capital of the Company shall be allocated among the Members in accordance with Code Section 704(c) using such reasonable method under Treasury Regulations Section 1.704-3 as shall be determined by the Sole Manager, so as to take account of any variation between the adjusted basis of such property to the Company for federal income tax purposes and its Book Value.
- (c) If the Book Value of any Company asset is adjusted pursuant to Treasury Regulations Section 1.704-1(b)(2)(iv)(f) as provided in Section 1.01(c) of the definition of Book Value, subsequent allocations of items of taxable income, gain, loss, and deduction with respect to such asset shall take account of any variation between the adjusted basis of such asset for federal income tax purposes and its Book Value using such reasonable method under Treasury Regulations Section 1.704-3 as shall be determined by the Sole Manager.
- (d) Allocations of tax credit, tax credit recapture, and any items related thereto shall be allocated to the Members according to their interests in such items as determined by the Sole Manager taking into account the principles of Treasury Regulations Section 1.704-1(b)(4)(ii).
- The deduction for depletion with respect to each separate oil and gas (e) property (as defined in Section 614 of the Code) shall, in accordance with Section 613A(c)(7)(D) of the Code, be computed for federal income tax purposes separately by the Members rather than the Company. The proportionate share of the adjusted tax basis of each oil and gas property shall be allocated to each Member in accordance with such Member's Membership Interest as of the time such oil and gas property is acquired by the Company (and any additions to such U.S. federal income tax basis resulting from expenditures required to be capitalized in such basis shall be allocated among the Members in a manner designed to cause the Members' proportionate shares of such adjusted U.S. federal income tax basis to be in accordance with their Membership Interests as determined at the time of any such additions), and shall be reallocated among the Members in accordance with the Members' Membership Interests as determined immediately following the occurrence of an event giving rise to an adjustment to the Book Values of the Company's oil and gas properties. For purposes of the separate computation of gain or loss by each Member on the taxable disposition of each oil and gas property, the amount realized from such disposition shall be allocated (i) first, to the Members in an amount equal to the Simulated Basis in such oil and gas property in proportion to their allocable shares thereof and (ii) second, any remaining amount realized shall be allocated consistent with the allocation of Simulated Gain. The allocations described in this Section 5.03(e) are intended to be applied in accordance with the Members' "interests in

partnership capital" under Section 613A(c)(7)(D) or the Code; provided, however, that the Members understand and agree that the Sole Manager may authorize special allocations of federal income tax basis, income, gain, deduction or loss, as computed for U.S. federal income tax purposes, in order to eliminate differences between Simulated Basis and adjusted U.S. federal income tax basis with respect to each oil and gas property, in such manner as determined consistent with the principles outlined in Sections 5.03(b) and 5.03(c). The provisions of this Section 5.03(e) and the other provisions of this Agreement relating to allocations under Section 613A(c)(7)(D) of the Code are intended to comply with Treasury Regulations Section 1.704-1(b)(4)(v) and shall be interpreted and applied in a manner consistent with such Treasury Regulations. Each Member, with the assistance of the Company, shall separately keep records of its share of the adjusted tax basis in each oil and gas property, adjust such share of the adjusted tax basis for any cost or percentage depletion allowable with respect to such property and use such adjusted tax basis in the computation of its cost depletion or in the computation of its gain or loss on the disposition of such property by the Company. Upon the reasonable request of the Company, each Member shall advise the Company of its adjusted tax basis in each oil and gas property and any depletion computed with respect thereto, both as computed in accordance with the provisions of this subsection for purposes of allowing the Company to make adjustments to the tax basis of its assets as a result of certain transfers of interests in the Company or distributions by the Company. The Company may rely on such information and, if it is not provided by the Member, may make such reasonable assumptions as it shall determine with respect thereto. When reasonably requested by the Members, the Company shall provide all available information needed by such Members to comply with the record keeping requirements of this Section 5.03(e) and other applicable tax reporting obligations.

(f) Allocations pursuant to this Section 5.03 are solely for purposes of federal, state, and local taxes and shall not affect, or in any way be taken into account in computing, any Member's Capital Account or share of Net Income, Net Losses, distributions, or other items pursuant to any provisions of this Agreement.

Section 5.04 Allocations in Respect of Transferred Membership Interests. In the event of a Transfer of Membership Interests during any Fiscal Year made in compliance with the provisions of ARTICLE VIII, Net Income, Net Losses, and other items of income, gain, loss, and deduction of the Company attributable to such Membership Interests for such Fiscal Year shall be determined using the interim closing of the books method.

ARTICLE VI DISTRIBUTIONS

Section 6.01 General.

(a) Subject to Section 6.02, distributions of available cash shall be made to the Members when and in such amounts as determined by the Sole Manager and only following (i) payment of all operating expenses of the Company, including required payments under the Transition Services Agreement or the Service Provider Agreement, (ii) the repayment in full to Apache of any outstanding principal amounts borrowed by the

Company under the Standby Facility and the payment of any accrued interest or premium thereon, in each case, pursuant to the Standby Facility Documentation, (iii) the reimbursement to Apache and its Affiliates for any and all costs and expenses incurred by Apache or any of its Affiliates (A) in performing services on behalf of the Company in connection with the Legacy Apache Properties or the GOM Shelf Properties pursuant to a services contract between Apache or any of its Affiliates and the Company, (B) pursuant to the penultimate sentence of Section 12.01 in connection with evaluating any matter specified in Section 7.06 for which Apache's consent is requested or required or any proposal for prospective funding of capital expenditures pursuant to Section 7.09, and (C) pursuant to or as may be required in connection with the Decommissioning Agreement or plugging and abandonment and decommissioning of the Legacy Apache Properties or the GOM Shelf Properties, unless otherwise reimbursed in accordance with the Decommissioning Agreement, and (iv) the cessation of all production from, and completion of all plugging and abandonment and decommissioning activities on, the Legacy Apache Properties and the GOM Shelf Properties. After making all distributions required for a given Fiscal Year under Section 6.02 and repaying/paying all amounts then due and outstanding under the Standby Facility as described in the preceding sentence, distributions determined to be made by the Sole Manager pursuant to this Section 6.01(a) shall be paid to the Members in accordance with their respective Membership Interests.

(b) Notwithstanding any provision to the contrary contained in this Agreement, the Company shall not make any distribution to the Members (i) prior to the cessation of all production from, and completion of all plugging and abandonment and decommissioning activities on, the Legacy Apache Properties and the GOM Shelf Properties, except as provided in Section 6.02, or (ii) if such distribution would violate § 101.206 of the BOC or other Applicable Law.

Section 6.02 Tax Advances.

- (a) At least three days before each date prescribed by the Code for a calendaryear corporation to pay quarterly installments of estimated tax, the Company shall use commercially reasonable efforts to distribute cash to each Member in proportion to and to the extent of such Member's Quarterly Estimated Tax Amount for the applicable calendar quarter (each such distribution, a "**Tax Advance**").
- (b) If, at any time after the final Quarterly Estimated Tax Amount has been distributed pursuant to Section 6.02(a) with respect to any Fiscal Year, the aggregate Tax Advances to any Member with respect to such Fiscal Year are less than such Member's Tax Amount for such Fiscal Year (a "Shortfall Amount"), the Company shall use commercially reasonable efforts to distribute cash in proportion to and to the extent of each Member's Shortfall Amount. The Company shall use commercially reasonable efforts to distribute Shortfall Amounts with respect to a Fiscal Year before the 90th day of the next succeeding Fiscal Year; provided, that if the Company has made distributions other than pursuant to this Section 6.02, the Sole Manager may apply such distributions to reduce any Shortfall Amount.

- (c) If the aggregate Tax Advances made to any Member pursuant to this Section 6.02 for any Fiscal Year exceed such Member's Tax Amount (an "Excess Amount"), such Excess Amount shall reduce subsequent Tax Advances that would be made to such Member pursuant to this Section 6.02, except to the extent taken into account as an advance pursuant to Section 6.02(d).
- (d) Any distributions made pursuant to this Section 6.02 shall be treated for purposes of this Agreement as advances on distributions pursuant to Section 6.01 and shall reduce, dollar-for-dollar, the amount otherwise distributable to such Member pursuant to Section 6.01.

Section 6.03 Tax Withholding; Withholding Advances.

- (a) **Tax Withholding.** Each Member agrees to furnish the Company with any representations and forms as shall be reasonably requested by the Company to assist it in determining the extent of, and in fulfilling, any withholding obligations it may have.
- Withholding Advances. The Company is hereby authorized at all times to (b) make payments ("Withholding Advances") with respect to each Member in amounts required to discharge any obligation of the Company, including any obligation under Section 6225 of the Code (as determined by the Tax Matters Representative) based on the advice of legal or tax counsel to the Company) to withhold or make payments to any federal, state, local or foreign taxing authority (a "Taxing Authority") with respect to any distribution or allocation by the Company of income or gain to such Member and to withhold the same from distributions to such Member. Any funds withheld from a distribution by reason of this Section 6.03(b) shall nonetheless be deemed distributed to the Member in question for all purposes under this Agreement. If the Company makes any Withholding Advance in respect of a Member hereunder that is not immediately withheld from actual distributions to the Member, then the Member shall promptly reimburse the Company for the amount of such payment, plus interest at a rate equal to the prime rate published in the Wall Street Journal on the date of payment plus two percent (2.0%) per annum, compounded annually, on such amount from the date of such payment until such amount is repaid (or deducted from a distribution) by the Member (any such payment shall not constitute a Capital Contribution). Each Member's reimbursement obligation under this Section 6.03(b) shall continue after such Member transfers its Membership Interests.
- (c) **Indemnification.** Each Member hereby agrees to indemnify and hold harmless the Company and the other Members from and against any liability with respect to taxes, interest, or penalties that may be asserted by reason of the Company's failure to deduct and withhold tax on amounts distributable or allocable to such Member. The provisions of this Section 6.03(c) and the obligations of a Member pursuant to Section 6.03(b) shall survive the termination, dissolution, liquidation, and winding up of the Company and the withdrawal of such Member from the Company or Transfer of its Membership Interests. The Company may pursue and enforce all rights and remedies it may have against each Member under this Section 6.03, including bringing a lawsuit to collect repayment with interest of any Withholding Advances.

(d) **Overwithholding.** None of the Company, the Sole Manager or the Independent Director shall be liable for any excess taxes withheld in respect of any distribution or allocation of income or gain to a Member. In the event of an overwithholding, a Member's sole recourse shall be to apply for a refund from the appropriate Taxing Authority.

Section 6.04 Distributions in Kind.

- (a) Subject to Sections 6.01 and 6.02, the Sole Manager is hereby authorized, as it may reasonably determine, to make distributions to the Members in the form of securities or other property (but not including any oil and gas properties) held by the Company; provided, that Tax Advances shall only be made in cash. In any non-cash distribution, the securities or property so distributed will be distributed among the Members in the same proportion and priority as cash equal to the Fair Market Value of such securities or property would be distributed among the Members pursuant to Section 6.01.
- (b) Any distribution of securities shall be subject to such conditions and restrictions as the Sole Manager determines are required or advisable to ensure compliance with Applicable Law. In furtherance of the foregoing, the Sole Manager may require that the Members execute and deliver such documents as the Sole Manager may deem necessary or appropriate to ensure compliance with all federal and state securities laws that apply to such distribution and any further Transfer of the distributed securities, and may appropriately legend the certificates that represent such securities to reflect any restriction on Transfer with respect to such laws.

ARTICLE VII MANAGEMENT

Section 7.01 Management of the Company. The business and affairs of the Company shall be managed, operated, and controlled by or under the direction of the Sole Manager ("**Sole Manager**"). Subject to the provisions of Section 7.06, the Sole Manager shall have, and is hereby granted, full and complete power, authority, and discretion for, on behalf of, and in the name of the Company, to take such actions as it may deem necessary or advisable to carry out any and all of the objectives and purposes of the Company.

Section 7.02 Independent Director.

(a) The Independent Director shall (i) be a natural person who is not, nor for the prior five years has been, a director, officer, employee, trade creditor or equityholder (or spouse, parent, sibling or child of any of the foregoing) of (A) Fieldwood or any Affiliate of Fieldwood or (B) any prior or current lender of Fieldwood (a natural person satisfying such condition set forth in this clause (i), a "Qualified Person") and (ii) be provided by Citadel SPV, Global Securitization Services, LLC, Corporation Service Company, CT Corporation, [Lord Securities Corporation], Wilmington Trust Company,

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³ NTD: Does this entity still exist? They are now at Citadel SPV. Lord does not exist.

or, if none of those companies is then in the service of providing professional independent directors, another nationally recognized company selected by Fieldwood (or, following the divisive merger of Fieldwood pursuant to § 10.008 of the BOC, Credit Bid Purchaser) subject to Apache's prior consent, which may be given or withheld in its sole discretion (such providers collectively, the "Approved Providers"). [•] is the Qualified Person provided by an Approved Provider that, as of the date of this Agreement, has been appointed to serve as the initial Independent Director and has also been approved to serve as the initial Independent Director for the Company in connection with the Confirmation Order entered by the Bankruptcy Court for the Southern District of Texas before which the reorganization of Fieldwood was being conducted.

(b) The Independent Director may not be removed without Apache's prior written consent, which may be given or withheld in its sole discretion. If the Independent Director is removed with Apache's written consent or the Independent Director resigns or otherwise ceases to serve in such capacity, then the Company (acting by majority vote of its Members) shall select another Qualified Person from the Approved Providers to serve as the Independent Director.

Section 7.03 Sole Manager. The Company shall not have any officers or employees other than a Sole Manager. In accordance with the procedure for the selection of the Sole Manager set forth in the Term Sheet, [•] has been selected and designated to serve as the initial Sole Manager. The Sole Manager may not be removed without Apache's prior written consent, which may be given or withheld in its sole discretion. In the event that the Sole Manager is removed with Apache's written consent or the Sole Manager resigns or otherwise ceases to serve in such capacity, then the Sole Manager shall be selected pursuant to the following procedure: Apache and the Company (acting through the Independent Director for all purposes under this Section 7.03, who shall solicit input from Credit Bid Purchaser for all purposes under this Section 7.03) shall each provide the other with a list of three natural persons, each having a minimum of five years of relevant experience in the energy sector; and if one or more names appear on both Apache's and the Company's lists, then the Company will select, and the Member(s) shall cause the Company to select, the new Sole Manager from those common names; if, however, there are no common names between Apache's and the Company's lists, then Apache and the Company (acting through the Independent Director, who shall solicit input from Credit Bid Purchaser) shall each have the right to strike two names from the other's list, and the new Sole Manager shall be selected by the Independent Director from the remaining two names.

Section 7.04 Service Provider.

(a) Subject to the Transition Services Agreement, the Sole Manager shall hire one or more third-party service provider(s) (whether one or more, collectively, the "Service Provider") to perform all operations and plugging and abandonment and decommissioning activities with respect to the Company's and GOM Shelf's properties or assets in a manner consistent with the procedures set forth in this Section 7.04. The Sole Manager shall solicit and obtain a bid for the work to be performed by each Service Provider from not less than three qualified candidates, each of which must (i) have a minimum of five years of relevant experience and (ii) not be, as of such date when bids are submitted, an Affiliate of Apache;

such bids shall detail the scope, terms and conditions of the work to be performed, along with the price to be paid for the performance of such work. The Company shall share copies of each such bid received with Apache promptly following receipt thereof. Following the receipt of such bids, with Apache's prior written consent (which may be given or withheld in its sole discretion), the Sole Manager shall select the candidate whose bid contains the lowest price and best terms for the work to be performed, in view of their relevant experience (all as determined in good faith by the Sole Manager and consented to by Apache), to serve as the Service Provider, and shall cause the Company to enter into an agreement with such Service Provider (such agreement, a "Service Provider Agreement") to provide services contemplated in this Section 7.04; provided that, immediately prior to executing such Service Provider Agreement, the Sole Manager shall have confirmed that the proposed Service Provider satisfies the candidate qualifications detailed in clause (ii) of the immediately prior sentence (as if being considered on the date of such Service Provider Agreement rather than the date when bids are submitted), and if the proposed Service Provider does not satisfy such candidate qualifications, the Sole Manager shall then reconsider the submitted bids and select another candidate in accordance with the requirements of this sentence as if the previously selected candidate had not submitted a bid. Any Service Provider Agreement shall be in such form and contain such terms as the Sole Manager determines in good faith to be appropriate and consistent with this Section 7.04. In the event that the Sole Manager elects to remove the Service Provider or the Service Provider otherwise ceases to provide its services in such capacity, then the Sole Manager shall again bid out the work, and shall select the Person to serve as the successor Service Provider, in accordance with the foregoing procedures of this Section 7.04. The Credit Bid Purchaser shall be deemed to satisfy the requirements of a candidate for the Service Provider under this Section 7.04(a).

(b) Upon the effectiveness of the Plan of Reorganization, the Company shall enter into the Transition Services Agreement and the Farmout Agreement with Credit Bid Purchaser. Pursuant to the Transition Services Agreement, Credit Bid Purchaser shall provide transitional operations for the Company in accordance with the terms of the Transition Services Agreement. The Company and Credit Bid Purchaser (in its sole discretion) may mutually agree that Credit Bid Purchaser shall become the Service Provider, at the effective time of which the Transition Services Agreement shall terminate, and the Sole Manager shall cause the Company to enter into the Service Provider Agreement with Credit Bid Purchaser. Furthermore, as provided in the Transition Services Agreement, the Transition Services Agreement may be terminated by the Company, in its sole discretion, in accordance with the terms of the Transition Services Agreement.

Section 7.05 Actions Requiring Independent Director Consent and Service Provider. Without the prior consent of the Independent Director (which consent may be given or withheld in the sole discretion of the Independent Director), and the Company shall not do, or enter into any commitment to do, and shall not cause or permit GOM Shelf to do, or enter into any commitment to do, any of the following:

(a) amend, modify, supplement or waive the Certificate of Formation, this Agreement or any other organizational documents of the Company or its Subsidiaries;

- (b) remove or replace the Sole Manager or the Service Provider;
- (c) enter into a fundamental business transaction (as such term is defined in the BOC), including a merger, consolidation, interest exchange, conversion or sale of all or substantially all of the Company's or GOM Shelf's properties or assets;
- (d) wind-up, dissolve, liquidate or terminate the Company or any of its Subsidiaries prior to the occurrence of any event set forth in Section 11.01 or enter into a receivership or initiate a bankruptcy proceeding involving the Company or any of its Subsidiaries:
- (e) revoke a voluntary decision to wind up the Company or GOM Shelf or cancel the required winding up of the Company due to an event specified in § 11.051 of the BOC; or
 - (f) reinstate the Company or GOM Shelf after termination.

Except as provided in the fourth sentence of Section 9.02(a), in exercising its rights and performing its duties under this Agreement (including pursuant to this Section 7.05), the Independent Director shall have fiduciary duties of loyalty and care similar to that of a director of a business corporation organized under the BOC.

Section 7.06 Actions Requiring Apache Consent. Without the prior written consent of Apache (which written consent may be given or withheld in Apache's sole discretion, unless expressly indicated otherwise), the Company shall not do, or enter into any commitment to do, and shall not cause or permit GOM Shelf to do, or enter into any commitment to do, any of the following:

- (a) conduct or be involved in any business or operations other than (i) operating or plugging and abandoning and decommissioning the Legacy Apache Properties, (ii) causing GOM Shelf to operate or plug and abandon and decommission the GOM Shelf Properties, and (iii) performing its obligations under the Credit Bid Purchaser Documents and the Services Provider Agreement;
- (b) purchase or farm-in any properties or assets or sell any of the Company's or GOM Shelf's properties or assets; provided that, following receipt of any such written consent from Apache to purchase or farm-in any properties or assets, other than with respect to usual and ordinary G&A and operating expenditures required to own and maintain such properties or assets, no additional funds of, or available to, the Company or GOM Shelf shall be spent with respect to such properties or assets without the prior written consent of Apache (which written consent may be given or withheld in Apache's sole discretion), provided further, however, that if any Person makes an unsolicited proposal to farm in to any of the Legacy Apache Properties or the GOM Shelf Properties on fair market terms and conditions (including fair market rates of return), then the Company shall be obligated to market (or cause GOM Shelf to market) such farm-in opportunity and accept (or cause GOM Shelf to accept) the highest and best offer for such farm-in opportunity as long as the farm-in transaction would be accretive to the Company's consolidated cash

flow, and in such instance no consent from Apache will be required if Apache has made or bid on such farm-in opportunity;

- (c) farm-out any of the Company's or GOM Shelf's properties or assets; provided, however, if any Person makes an unsolicited proposal to farm in to any of the Legacy Apache Properties or the GOM Shelf Properties on fair market terms and conditions (including fair market rates of return), then the Company shall be obligated to market (or cause GOM Shelf to market) such farm-in opportunity and accept (or cause GOM Shelf to accept) the highest and best offer for such farm-in opportunity as long as the farm-in transaction would be accretive to the Company's consolidated cash flow, and in such instance no consent from Apache will be required if Apache has made or bid on such farm-in opportunity;
- (d) incur indebtedness for borrowed money other than pursuant to the Standby Facility, pledge or grant Liens on any properties or assets of the Company or GOM Shelf other than those provided pursuant to the Standby Facility Documentation and the Recharacterization Mortgages, or guarantee, assume, endorse or otherwise become responsible for the obligations of any other Person; provided, however, the Company may (i) establish a working capital line of credit secured by Liens subordinated in all respects to the Liens and payment and other obligations provided for in the Standby Facility Documentation, (ii) draw on such line of credit solely for the business purposes specified in 7.06(a), and (iii) repay up to \$50,000,000 of such debt in the ordinary course of its business prior to repayment of the obligations secured by Liens in favor of Apache; provided further, however, that the Company shall not establish, draw on, or repay any such line of credit during the existence of an event of default under the Standby Facility Documentation or if such action would cause an event of default under the Standby Facility Documentation;
- (e) issue additional Membership Interests or any other Equity Securities or admit additional Members to the Company, or issue additional equity interests of or admit additional members to GOM Shelf;
- (f) use its free cash flow (after operating expenses, including fees paid under the Credit Bid Purchaser Documents and the Services Provider Agreement) for any purposes other than fulfilling its obligations to Apache under the Decommissioning Agreement and the Standby Facility Documentation for so long as the obligations thereunder have yet to be satisfied in full (for the avoidance of doubt, Apache's consent shall be required for any development activities proposed by Credit Bid Purchaser under the Farmout Agreement);
- (g) make any loan, advance, or capital contribution or make any investment in any Person;
 - (h) enter into, amend, waive, or terminate any Related Party Agreement;
- (i) amend, modify, supplement, restate, or waive any provision of the Certificate of Formation, this Agreement, or any other organizational documents of the

Company or its Subsidiaries (and any such amendment, modification, supplement, or waiver that is attempted without Apache's prior written consent shall be void *ab initio* and without effect);

- (j) engage in any activity or take any action with respect to its properties or assets, other than in the ordinary course of business;
- (k) select, remove (other than for gross negligence or willful misconduct), or replace, or change the work to be performed by, the Service Provider;
- (l) remove (other than for gross negligence or willful misconduct), replace, or change the powers, rights, or responsibilities of, the Sole Manager or the Independent Director:
- (m) establish a Subsidiary or enter into any joint venture or similar business arrangement or enter into a transaction covered by Section 7.09;
- (n) settle any lawsuit, action, dispute, or other proceeding or otherwise assume any liability or agree to the provision of any equitable relief by the Company or GOM Shelf;
- (o) enter into a fundamental business transaction (as such term is defined in the BOC), including a merger, consolidation, interest exchange, conversion, or sale of all or substantially all of the Company's or GOM Shelf's properties or assets;
- (p) wind-up, dissolve, liquidate, or terminate the Company or any of its Subsidiaries or initiate a bankruptcy proceeding involving the Company or any of its Subsidiaries;
- (q) revoke a voluntary decision to wind up the Company or GOM Shelf or cancel the required winding up of the Company due to an event specified in § 11.051 of the BOC; or
 - (r) reinstate the Company or GOM Shelf after termination.

In addition to the foregoing, if (i)(A) the Company or GOM Shelf defaults on its plugging and abandonment and decommissioning obligations under the Decommissioning Agreement, (B) any Governmental Authority or any other Person seeks to cause Apache or its Affiliates to conduct plugging and abandonment or decommissioning activity that is required in accordance with Applicable Law or contract in respect of any of the Legacy Apache Properties or the GOM Shelf Properties, and (C) Apache conducts such plugging and abandonment or decommissioning activity or activities, or (ii) prior to the cessation of all production from, and completion of all plugging and abandonment and decommissioning on, the Legacy Apache Properties and the GOM Shelf Properties, any letter of credit or bond that is part of the Decommissioning Security is not renewed in a manner consistent in all respects with the existing terms of such letter of credit or bond, then the Company shall, and the Independent Director and the Sole Manager shall cause the Company to: (x) if applicable, as promptly as practicable after the Independent Director or the

Sole Manager becomes aware of an event described in clause (ii) immediately above, provide written notice to Apache of the upcoming expiration of, and inability to renew, such letter of credit or bond in a manner consistent in all respects with the existing terms of such letter of credit or bond and (y) pay or reimburse Apache for the costs (which costs shall include, without limitation, costs of compensation and benefits of officers and employees of Apache and its Affiliates that devote any of their productive time to performing or overseeing any of the plugging and abandonment and decommissioning activities with respect to the Legacy Apache Properties or the GOM Shelf Properties in accordance with the provisions on Schedule D attached hereto applied in a consistent manner as the application of COPAS procedures, which costs shall be determined in good faith by Apache based on the time spent by such employees in performing or overseeing such activities) and expenses incurred in conducting such activity or activities; provided, however, that, to the extent such costs are not direct, out-of-pocket costs incurred by Apache that are reimbursable under the Decommissioning Agreement, such costs shall be reimbursed to Apache only by draws on the Standby Facility which shall not be repaid by the Company unless and until all surety bonds and letters of credit included within Decommissioning Security have been fully utilized by Apache or it is determined in good faith by Apache that it will have no further drawings under such bonds and letters of credit.

Furthermore, the Company shall provide written notice to Apache of (i) each request or proposal the Company or GOM Shelf receives from a Person to farm in to any of the Legacy Apache Properties or the GOM Shelf Properties and (ii) each prospective joint development under the Farmout Agreement. In connection with each of the foregoing, the Company shall, and shall cause GOM Shelf to, provide Apache full and open access to all information that the Company or GOM Shelf has regarding each such opportunity.

Section 7.07 Compensation and Reimbursement of the Independent Director, the Sole Manager, the Service Provider and Credit Bid Purchaser. The Independent Director shall be compensated for the services provided by such individual as the Independent Director of the Company in the amount as specified in Schedule B attached hereto. The Sole Manager shall be compensated for the services provided by such individual as the Sole Manager of the Company in the amount as specified in Schedule C attached hereto. The Company shall reimburse the Independent Director and the Sole Manager for all ordinary, necessary, and direct third-party expenses incurred by the Independent Director and the Sole Manager, respectively, on behalf of the Company in carrying out the Company's business activities. All reimbursements for expenses shall be reasonable in amount and shall not exceed \$[•] in the aggregate for any Fiscal Year. The Service Provider shall be compensated for the services provided by the Service Provider and reimbursed for the out-of-pocket costs and expenses incurred in connection therewith as shall be set forth in the applicable Service Provider Agreement. Credit Bid Purchaser shall be compensated for its services under the Transition Services Agreement and reimbursed for the out-of-pocket costs and expenses incurred in connection therewith as set forth in the Transition Services Agreement.

Section 7.08 No Personal Liability. Except as otherwise provided in the BOC, by Applicable Law, or expressly in this Agreement, neither the Independent Director nor the Sole Manager will be obligated personally for any debt, obligation, or liability of the Company, whether arising in contract, tort, or otherwise, including a debt, obligation, or liability under a judgment,

decree, or order of a court, solely by reason of being or acting as the Independent Director or the Sole Manager, as applicable.

Section 7.09 Funding Capital Expenditures. Prior to the cessation of all production from, and completion of all plugging and abandonment and decommissioning activities on, the Legacy Apache Properties and the GOM Shelf Properties, if the Company receives a proposal that the Company engage in any project that is forecast to increase production or cash flow generated from the Legacy Apache Properties or the GOM Shelf Properties (excluding any proposed development activities pursuant to the Farmout Agreement), then the Sole Manager shall, through a written notice, offer to Apache the opportunity to fund the capital expenditures related to such project on behalf of the Company on terms and subject to conditions to be mutually agreed between the Company and Apache; provided that the Company acknowledges and agrees that if any such capital expenditures are funded, in whole or in part, out of funds then available to be borrowed by the Company under the Standby Facility, any additional properties or assets obtained or that come into existence as a result of the use of such borrowed amounts under the Standby Facility, including, without limitation, any increased production or cash amounts generated thereby, shall be pledged as additional security under the Standby Facility Documentation. Such written notice provided to Apache shall include all available details about such opportunity, including, but not limited to, the forecast impact on production and cash flow from the Legacy Apache Properties or the GOM Shelf Properties, as appropriate. Apache shall have a reasonable period (not to exceed 20 Business Days) following its receipt of such written notice to provide written notice to the Company of (a) Apache's election to fund any such capital expenditures and the terms and conditions that Apache proposes to apply thereto, including whether it will fund such capital expenditure, in whole or in part, using amounts then available to be borrowed by the Company under the Standby Facility (such notice, an "Acceptance Notice"), (b) Apache's election not to fund any such capital expenditures (such notice, a "Rejection Notice"), or (c) Apache's request for additional information it requires to fully evaluate the proposed project (such notice, an "Information Notice"). If Apache provides a timely Acceptance Notice, then the Company and Apache shall endeavor in good faith to negotiate the proposed terms and conditions that will apply thereto, and if mutually satisfactory terms are agreed to by the Company and Apache, such terms and conditions shall be documented as promptly as practicable and the closing of such agreement and funding(s) of such capital expenditures shall occur as so agreed. If (i) Apache timely provides to the Company a Rejection Notice, (ii) Apache timely provides an Acceptance Notice but the Company and Apache are unable within 60 Business Days after the Company's receipt of the Acceptance Notice to agree upon mutually satisfactory terms and conditions applicable thereto, or (iii) Apache does not submit a timely response to the offer, then the offer for Apache to fund the capital expenditures of the Company in the applicable project shall be deemed rejected by Apache and the Company shall have 180 days within which to obtain third-party funding for such capital expenditures subject to, and in accordance with, the other terms and conditions of this Agreement (including, without limitation, Section 7.06); provided, however, if the Company is unable to obtain such funding subject to, and in accordance with, the other terms and conditions of this Agreement within such 180-day period, then the Company must again follow the procedures in this Section 7.09 and offer Apache the opportunity to fund such expenditures. If Apache timely provides the Company with an Information Notice, then the Company shall endeavor in good faith to promptly provide the requested information to Apache, and following Apache's receipt of such

information, Apache shall have the right to accept or reject such offer on the terms set forth in this Section 7.09.

ARTICLE VIII TRANSFER

Section 8.01 General Restrictions on Transfer.

- (a) No Member shall Transfer all or any portion of its Membership Interest in the Company without the prior written approval of:
 - Apache and the Company prior to (A) the cessation of all production from, and completion of all plugging and abandonment and decommissioning on, the Legacy Apache Properties and the GOM Shelf Properties, (B) the repayment in full of any and all amounts outstanding under the Standby Facility and the satisfaction of all obligations under the Standby Facility Documentation, (C) the payment or reimbursement by the Company or from funds available under the Decommissioning Security of the costs (which costs shall include, without limitation, costs of compensation and benefits of officers and employees of Apache and its Affiliates that devote any of their productive time to performing or overseeing any of the plugging and abandonment and decommissioning activities with respect to the Legacy Apache Properties or the GOM Shelf Properties in accordance with the provisions on Schedule D attached hereto applied in a consistent manner as the application of COPAS procedures) and expenses incurred by Apache and its Affiliates (1) in performing any plugging and abandonment and decommissioning activities with respect to the Legacy Apache Properties or the GOM Shelf Properties or (2) pursuant to or as may be required in connection with the Decommissioning Agreement, and (D) the reimbursement to Apache and its Affiliates for any and all costs and expenses incurred by Apache or any of its Affiliates pursuant to the penultimate sentence of Section 12.01 in connection with evaluating any matter specified in Section 7.06 for which Apache's consent is requested or required; and
 - (ii) thereafter, the Company.
- (b) Subject to Section 8.01(a), each Member agrees that it will not Transfer all or any portion of its Membership Interest in the Company, and the Company agrees that it shall not issue any Membership Interests:
 - (i) except as permitted under the Securities Act and other applicable federal or state securities or blue sky laws, and then, with respect to a Transfer of Membership Interests, only upon delivery to the Company of an opinion of counsel in form and substance satisfactory to the Company to the effect that such Transfer may be effected without registration under the Securities Act;
 - (ii) if such Transfer or issuance would cause the Company to be considered a "publicly traded partnership" under Section 7704(b) of the Code

within the meaning of Treasury Regulations Section 1.7704-1(h)(1)(ii), including the look-through rule in Treasury Regulations Section 1.7704-1(h)(3);

- (iii) if such Transfer or issuance would affect the Company's existence or qualification as a limited liability company under the BOC;
- (iv) if such Transfer or issuance would cause the Company to lose its status as a partnership for federal income tax purposes;
- (v) if such Transfer or issuance would cause the Company to be required to register as an investment company under the Investment Company Act of 1940, as amended; or
- (vi) if such Transfer or issuance would cause the assets of the Company to be deemed "Plan Assets" as defined under the Employee Retirement Income Security Act of 1974 or its accompanying regulations or result in any "prohibited transaction" thereunder involving the Company.
- (c) Any Transfer or attempted Transfer of any Membership Interest in violation of this Agreement shall be null and void *ab initio*, no such Transfer shall be recorded on the Company's books, and the purported Transferee in any such Transfer shall not be treated (and the purported Transferor shall continue to be treated) as the owner of such Membership Interest for all purposes of this Agreement.
- (d) Subject to Section 7.06(e), no Transfer of any Membership Interest to a Person not already a Member of the Company shall be deemed completed until the prospective Transferee has executed a joinder agreement in form and substance acceptable to the Company.
- (e) For the avoidance of doubt, any completed Transfer of a Membership Interest permitted by this Agreement shall be deemed a sale, transfer, assignment, or other disposal of such Membership Interest in its entirety as intended by the parties to such Transfer, and shall not be deemed a sale, transfer, assignment, or other disposal of any less than all of the rights and benefits described in the definition of the term "Membership Interest."

ARTICLE IX EXCULPATION AND INDEMNIFICATION

Section 9.01 Exculpation of Covered Persons.

(a) **Covered Persons.** As used herein, the term "**Covered Person**" shall mean (i) each current or former Member; (ii) each current or former manager, officer, director (including the Independent Director), shareholder, partner, member, Affiliate, employee, agent, or Representative of each Member, and each of their Affiliates; and (iii) each manager (including the Sole Manager), officer (if any), employee (if any), agent, or Representative of the Company.

- (b) **Standard of Care.** Subject to Section 9.02(a) with respect to the Independent Director, no Covered Person shall be liable to the Company or any other Covered Person for any loss, damage, or claim incurred by reason of any action taken or omitted to be taken by such Covered Person in good faith reliance on the provisions of this Agreement, so long as such action or omission does not constitute fraud or willful misconduct by such Covered Person.
- (c) Good Faith Reliance. A Covered Person shall be fully protected in relying in good faith upon the records of the Company and upon such information, opinions, reports, or statements (including financial statements and information, opinions, reports, or statements as to the value or amount of the assets, liabilities, Net Income, or Net Losses of the Company or any facts pertinent to the existence and amount of assets from which distributions might properly be paid) of the following Persons or groups: (i) another Member; (ii) one or more officers or employees of the Company; (iii) any attorney, independent accountant, appraiser, or other expert or professional employed or engaged by or on behalf of the Company; or (iv) any other Person selected in good faith by or on behalf of the Company, in each case as to matters that such relying Person reasonably believes to be within such other Person's professional or expert competence. The preceding sentence shall in no way limit any Person's right to rely on information to the extent provided in § 3.102 or § 3.105 of the BOC.

Section 9.02 Liabilities and Duties of Covered Persons.

Limitation of Liability. This Agreement, unless otherwise specifically (a) stated herein, is not intended to, and does not, create or impose any fiduciary duty on any Covered Person. Furthermore, each of the Members and the Company hereby waives any and all fiduciary duties that, absent such waiver, may be implied by Applicable Law, and in doing so, acknowledges and agrees that the duties and obligations of each Covered Person to each other and to the Company are only as expressly set forth in this Agreement. The provisions of this Agreement, to the extent that they restrict the duties and liabilities of a Covered Person otherwise existing at law or in equity, are agreed by the Members to replace such other duties and liabilities of such Covered Person. Notwithstanding anything to the contrary in this Article IX, to the fullest extent permitted by Applicable Law, and notwithstanding any duty otherwise existing at law or in equity, the Independent Director shall consider only the interests of the Company, including its creditors, in acting or otherwise consenting to matters requiring the consent of the Independent Director in this Agreement. Except for duties to the Company as set forth in the immediately preceding sentence (including duties to the Members and the Company's creditors solely to the extent of their respective economic interests in the Company but excluding (i) all other interests of the Members, (ii) the interests of other Affiliates of the Company, and (iii) the interests of any group of Affiliates of which the Company is a part) and in the last sentence of Section 7.05, the Independent Director shall not have any fiduciary duties to the Members or any other Person bound by this Agreement; provided, however, the foregoing shall not eliminate the implied contractual covenant of good faith and fair dealing. To the fullest extent permitted by law, the Independent Director shall not be liable to the Company, the Members or any other Person bound by this Agreement for breach of contract or breach of duties (including fiduciary duties), unless the Independent Director acted in bad faith or engaged in willful misconduct.

(b) **Duties.** Except as provided in Section 9.02(a) with respect to the Independent Director, whenever in this Agreement a Covered Person is permitted or required to make a decision (including a decision that is in such Covered Person's "discretion" or under a grant of similar authority or latitude), the Covered Person shall be entitled to consider only such interests and factors as such Covered Person desires, including its own interests, and shall have no duty or obligation to give any consideration to any interest of or factors affecting the Company or any other Person. Whenever in this Agreement a Covered Person is permitted or required to make a decision in such Covered Person's "good faith," the Covered Person shall act under such express standard and shall not be subject to any other or different standard imposed by this Agreement or any other Applicable Law.

Section 9.03 Indemnification.

- (a) **Indemnification.** To the fullest extent permitted by the BOC, as the same now exists or may hereafter be amended, substituted or replaced (but, in the case of any such amendment, substitution, or replacement, only to the extent that such amendment, substitution, or replacement permits the Company to provide broader indemnification rights than the BOC permitted the Company to provide prior to such amendment, substitution, or replacement), the Company shall indemnify, hold harmless, defend, pay, and reimburse any Covered Person against any and all losses, claims, damages, judgments, fines, or liabilities, including reasonable legal fees or other expenses incurred in investigating or defending against such losses, claims, damages, judgments, fines, or liabilities, and any amounts expended in settlement of any claims (collectively, "**Losses**") to which such Covered Person may become subject by reason of:
 - (i) any act or omission or alleged act or omission performed or omitted to be performed on behalf of the Company, any Member, or any direct or indirect Subsidiary of the foregoing in connection with the business of the Company; or
 - (ii) such Covered Person being or acting in connection with the business of the Company as a member, shareholder, Affiliate, manager, director, officer, employee, or agent of the Company, any Member, or any of their respective Affiliates, or that such Covered Person is or was serving at the request of the Company as a member, manager, director, officer, employee, or agent of any Person including the Company;

provided, that (x) such Covered Person acted in good faith and in a manner believed by such Covered Person to be in, or not opposed to, the best interests of the Company and, with respect to any criminal proceeding, had no reasonable cause to believe his conduct was unlawful, and (y) such Covered Person's conduct did not constitute fraud or willful and intentional misconduct, in either case as determined by a final, nonappealable order of a court of competent jurisdiction. In connection with the foregoing, the termination of any

action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the Covered Person did not act in good faith or, with respect to any criminal proceeding, had reasonable cause to believe that such Covered Person's conduct was unlawful, or that the Covered Person's conduct constituted fraud or willful misconduct.

- (b) Control of Defense. Upon a Covered Person's discovery of any claim, lawsuit, or other proceeding relating to any Losses for which such Covered Person may be indemnified pursuant to this Section 9.03, the Covered Person shall give prompt written notice to the Company of such claim, lawsuit, or proceeding, provided, that the failure of the Covered Person to provide such notice shall not relieve the Company of any indemnification obligation under this Section 9.03, unless the Company shall have been materially prejudiced thereby. The Company shall be entitled to participate in or assume the defense of any such claim, lawsuit, or proceeding at its own expense. After notice from the Company to the Covered Person of its election to assume the defense of any such claim, lawsuit, or proceeding, the Company shall not be liable to the Covered Person under this Agreement or otherwise for any legal or other expenses subsequently incurred by the Covered Person in connection with investigating, preparing to defend, or defending any such claim, lawsuit, or other proceeding. If the Company does not elect (or fails to elect) to assume the defense of any such claim, lawsuit, or proceeding, the Covered Person shall have the right to assume the defense of such claim, lawsuit, or proceeding as it deems appropriate, but it shall not settle any such claim, lawsuit, or proceeding without the consent of the Company (which consent shall not be unreasonably withheld, conditioned, or delayed).
- (c) **Reimbursement.** The Company shall promptly reimburse (and/or advance to the extent reasonably required) each Covered Person for reasonable legal or other expenses (as incurred) of such Covered Person in connection with investigating, preparing to defend, or defending any claim, lawsuit, or other proceeding relating to any Losses for which such Covered Person may be indemnified pursuant to this Section 9.03; provided, that if it is finally judicially determined that such Covered Person is not entitled to the indemnification provided by this Section 9.03, then such Covered Person shall promptly reimburse the Company for any reimbursed or advanced expenses.
- 9.03 shall not be deemed exclusive of any other rights to indemnification to which those seeking indemnification may be entitled under any agreement or otherwise. The provisions of this Section 9.03 shall continue to afford protection to each Covered Person regardless of whether such Covered Person remains in the position or capacity pursuant to which such Covered Person became entitled to indemnification under this Section 9.03 and shall inure to the benefit of the executors, administrators, legatees, and distributees of such Covered Person.
- (e) **Insurance.** To the extent available on commercially reasonable terms, the Company may purchase, at its expense, insurance to cover Losses covered by the foregoing indemnification provisions and to otherwise cover Losses for any breach or alleged breach

by any Covered Person of such Covered Person's duties in such amount and with such deductibles as the Sole Manager may reasonably determine; provided, that the failure to obtain such insurance shall not affect the right to indemnification of any Covered Person under the indemnification provisions contained herein, including the right to be reimbursed or advanced expenses or otherwise indemnified for Losses hereunder. If any Covered Person recovers any amounts in respect of any Losses from any insurance coverage, then such Covered Person shall, to the extent that such recovery is duplicative, reimburse the Company for any amounts previously paid to such Covered Person by the Company in respect of such Losses.

- (f) **Funding of Indemnification Obligation.** Notwithstanding anything contained herein to the contrary, any indemnity by the Company relating to the matters covered in this Section 9.03 shall be provided out of and to the extent of Company assets only, and no Member (unless such Member otherwise agrees in writing) shall have personal liability on account thereof or shall be required to make additional Capital Contributions to help satisfy such indemnity by the Company.
- (g) **Savings Clause.** If this Section 9.03 or any portion hereof shall be invalidated on any ground by any court of competent jurisdiction, then the Company shall nevertheless indemnify and hold harmless each Covered Person pursuant to this Section 9.03 to the fullest extent permitted by any applicable portion of this Section 9.03 that shall not have been invalidated and to the fullest extent permitted by Applicable Law.
- (h) **Amendment.** The provisions of this Section 9.03 shall be a contract between the Company, on the one hand, and each Covered Person who served in such capacity at any time while this Section 9.03 is in effect, on the other hand, pursuant to which the Company and each such Covered Person intend to be legally bound. No amendment, modification, or repeal of this Section 9.03 that adversely affects the rights of a Covered Person to indemnification for Losses incurred or relating to a state of facts existing prior to such amendment, modification or repeal shall apply in such a way as to eliminate or reduce such Covered Person's entitlement to indemnification for such Losses without the Covered Person's prior written consent.

Section 9.04 Survival. The provisions of this ARTICLE IX shall survive the dissolution, liquidation, winding up, and termination of the Company.

ARTICLE X ACCOUNTING; TAX MATTERS

Section 10.01 Financial Statements and Other Information. The Company shall furnish to each Member and Apache the following reports:

(a) **Annual Financial Statements.** As soon as available, and in any event within 105 days after the end of each Fiscal Year, its audited consolidated balance sheet and related consolidated statements of operations, Members' equity and cash flows as of the end of and for such year prepared under AICPA auditing standards, setting forth in each case in comparative form the figures for the previous Fiscal Year, all reported on by

independent public accountants acceptable to each Member and Apache (without a "going concern" or like qualification, commentary, or exception (except to the extent that any such qualification, commentary, or exception expressly indicates that after giving effect to the exclusion of asset retirement obligations reflected on the accompanying balance sheet, there would be no such qualification, commentary, or exception), and without any qualification or exception as to the scope of such audit) to the effect that such consolidated financial statements present fairly in all material respects the consolidated financial condition and results of operations of the Company and GOM Shelf in accordance with GAAP consistently applied;

- (b) Quarterly Financial Statements. As soon as available, and in any event within 50 days after the end of each quarterly accounting period in each Fiscal Year (including the last fiscal quarter of the Fiscal Year), its unaudited consolidated balance sheet and related unaudited consolidated statements of operations, Members' equity and cash flows as of the end of and for such fiscal quarter and the then elapsed portion of the current Fiscal Year, setting forth in each case in comparative form the figures for the corresponding period or periods of the previous Fiscal Year or as at the end of such period or periods, all in reasonable detail and certified by the Company as presenting fairly in all material respects the consolidated financial condition and results of operations of the Company and GOM Shelf in accordance with GAAP consistently applied, subject to normal year-end audit adjustments and the absence of footnotes; and
- (c) **Monthly Operating Data.** As soon as available, but in no event later than 15 Business Days after the end of each calendar month, a statement in a form reasonably satisfactory to each Member and Apache showing all operating data for the Company and GOM Shelf, including operating expenses and revenue for each of the Company and GOM Shelf, for such calendar month.
- (d) **Operating Budget.** As soon as available, but in any event no later than 60 days after the end of each Fiscal Year of the Company, a detailed operating budget for the Fiscal Year, forecasting revenue, operating costs, and capital expenses for each fiscal quarter in form reasonably satisfactory to each Member and Apache.
- (e) Additional Information. Promptly following any reasonable request therefor, such other information regarding the operations, business affairs and financial condition of each of the Company and GOM Shelf, as any Member or Apache may reasonably request, including, without limitation, decommissioning cost estimates and calculations.

Section 10.02 Inspection Rights. Upon reasonable notice from a Member or Apache, the Company shall afford each Member or Apache and their respective Representatives access during normal business hours to (a) the Company's properties, offices, plants, and other facilities; (b) the corporate, financial, and similar records, reports, and documents of the Company, including, without limitation, all books and records, minutes of proceedings, internal management documents, reports of operations, reports of adverse developments, copies of any management letters and communications with Members or the Sole Manager or Independent Director, and to

permit each Member or Apache and their respective Representatives to examine such documents and make copies thereof; and (c) any officers, senior employees, and public accountants of the Company, and to afford each Member or Apache and their respective Representatives the opportunity to discuss and advise on the affairs, finances, and accounts of the Company with such officers, senior employees, and public accountants (and the Company hereby authorizes said accountants to discuss with such Member or Apache and their respective Representatives such affairs, finances, and accounts).

Section 10.03 Income Tax Status. It is the intent of the Company and the Members that the Company shall be treated as a partnership or a disregarded entity for U.S., federal, state, and local income tax purposes. Neither the Company nor any Member shall make an election for the Company to be classified as other than a partnership or a disregarded entity pursuant to Treasury Regulations Section 301.7701-3.

Section 10.04 Tax Matters Representative.

- (a) **Appointment.** The Members hereby appoint the Sole Manager as "partnership representative" as provided in Code Section 6223(a) (the "**Tax Matters Representative**"). If any state or local tax law provides for a tax matters partner/partnership representative or Person having similar rights, powers, authority or obligations, the person designated as the Tax Matters Representative shall also serve in such capacity. To the extent required by Applicable Law, if the Tax Matters Representative is an entity, it shall appoint a "designated individual" to act on its behalf. The Tax Matters Representative can be removed at any time by a vote of Members holding a majority of the Membership Interests, and shall resign if it is no longer a Member. In the event of the resignation or removal of the Tax Matters Representative, Members holding a majority of the Membership Interests shall select a replacement Tax Matters Representative.
- (b) Tax Examinations and Audits. The Tax Matters Representative is authorized and required to represent the Company (at the Company's expense) in connection with all examinations of the Company's affairs by Taxing Authorities, including resulting administrative and judicial proceedings, and to expend Company funds for professional services and costs associated therewith. The Tax Matters Representative shall promptly notify the Members in writing of the commencement of any tax audit of the Company, upon receipt of a tax assessment and upon receipt of a notice of final partnership adjustment, and shall keep the Members reasonably informed of the status of any tax audit and resulting administrative and judicial proceedings. Without the consent of Members holding a majority of the Membership Interests, the Tax Matters Representative shall not extend the statute of limitations, file a request for administrative adjustment, file suit relating to any Company tax refund or deficiency or enter into any settlement agreement relating to items of income, gain, loss or deduction of the Company with any Taxing Authority.
- (c) US Federal Tax Proceedings. The Members acknowledge that the Company may elect the application of Section 6226 of the Code. This acknowledgement applies to each Member whether or not the Member owns an interest in the Company in

both the reviewed year and the year of the tax adjustment. In the event that the Company elects the application of Section 6226 of the Code, the Members agree and covenant to take into account and report to the Internal Revenue Service (or any other applicable taxing authority) any adjustment to their tax items for the reviewed year of which they are notified by the Company in a written statement, in the manner provided in Section 6226(b) of the Code, whether or not the Member owns any interest in the Company at such time. Any Member that fails to report its share of such adjustments on its tax return, agrees to indemnify and hold harmless the Company and the Tax Matters Representative from and against any and all losses, costs, liabilities and expenses related to taxes (including penalties and interest) imposed on the Company as a result of the Member's inaction. If the Company is required to pay the assessment of the imputed underpayment under Section 6225(a)(1) of the Code or similar provisions of state law, any taxes, penalties, and interest payable by the Company shall be treated as attributable to the Members, and, to the extent possible, the Tax Matters Representative shall allocate the burden of any such amounts to those Members to whom such amounts are reasonably attributable taking into account the Member's or former Member's allocable share of taxable income or loss with respect to the Fiscal Year to which such assessment pertains and adjustments that may have been made in computing the imputed underpayment. To the extent that any such amount is payable by the Company, at the option of the Tax Matters Representative, such amount shall be recoverable from such Member as provided in Section 6.03(c). The provisions contained in this Section 10.04 shall survive the dissolution, termination or liquidation of the Company, the withdrawal of any Member or the transfer of any Member's interest in the Company and apply to unadmitted assignees of a Member Interest who may be considered current or former partners of the Company for federal tax purposes.

- (d) **Tax Returns.** Each Member agrees that such Member shall not treat any Company item inconsistently on such Member's federal, state, foreign or other income tax return with the treatment of the item on the Company's return.
- (e) **Section 754 Election.** The Tax Matters Representative will make an election under Code Section 754, if the Company is to be taxed as a partnership for federal tax purposes.
- (f) **Indemnification**. The Company shall defend, indemnify, and hold harmless the Tax Matters Representative against any and all liabilities sustained as a result of any act or decision concerning Company tax matters and within the scope of responsibilities as Tax Matters Representative, so long as such act or decision was done or made in good faith and does not constitute gross negligence or willful misconduct.

Section 10.05 Tax Returns. At the expense of the Company, the Sole Manager (or any officer of the Company that it may designate pursuant to this Agreement) shall endeavor to cause the preparation and timely filing (including extensions) of all tax returns required to be filed by the Company pursuant to the Code as well as all other required tax returns in each jurisdiction in which the Company owns property or does business. As soon as reasonably possible after the end of each Fiscal Year, the Sole Manager or any designated officer of the Company, as applicable, will cause to be delivered to each Person who was a Member at any time during such Fiscal Year,

IRS Schedule K-1 to Form 1065, if applicable, and such other information with respect to the Company as may be necessary for the preparation of such Person's federal, state, and local income tax returns for such Fiscal Year.

Section 10.06 Company Funds. All funds of the Company shall be deposited in its name, or in such name as may be designated by the Sole Manager, in such checking, savings, or other accounts, or held in its name in the form of such other investments as shall be designated by the Sole Manager. The funds of the Company shall not be commingled with the funds of any other Person. All withdrawals of such deposits or liquidations of such investments by the Company shall be made exclusively upon the signature or signatures of the Sole Manager, or any officer or officers of the Company that may be designated by the Sole Manager, as applicable, pursuant to this Agreement.

ARTICLE XI WINDING UP AND TERMINATION

Section 11.01 Events Requiring Winding Up. The Company shall begin to wind up its business and affairs only upon the occurrence of any of the following events (in each case, subject to the applicable provisions of Section 7.06):

- (a) upon the cessation of all production from, and completion of all plugging and abandonment and decommissioning on, the Legacy Apache Properties and the GOM Shelf Properties;
- (b) the occurrence of a nonwaivable event under the terms of the BOC which requires the winding up of the Company after its termination unless a Continuance occurs in respect of such event; or
- (c) the entry of a judicial decree ordering winding up and termination under § 11.314 of the BOC in proceedings of which Apache has been given notice and an opportunity to participate.

Notwithstanding the occurrence of an event referenced in Section 11.01(b), if the Company is permitted prior to the termination of its existence in accordance with the BOC to revoke a winding up upon the occurrence of such event and each of Apache, the Sole Manager, and the Independent Director provide their prior written consent to such revocation, then, to the extent so permitted under the BOC and in the manner provided therein, the Company's existence shall be continued (the revocation of such a winding up and continuance of the Company, a "Continuance").

Section 11.02 Effectiveness of Termination. The Company shall begin to wind up its business and affairs as soon as reasonably practicable upon the occurrence of an event described in Section 11.01 (if such event has not been revoked or cancelled), but the Company shall not terminate until the winding up of the Company has been completed, the assets of the Company have been distributed as provided in Section 11.03, and the Certificate of Termination shall have been filed as provided in Section 11.04.

Section 11.03 Liquidation. If the Company is to be terminated pursuant to Section 11.01, the Company shall be liquidated and its business and affairs wound up in accordance with the BOC and the following provisions:

- (a) **Liquidator.** The Sole Manager shall act as liquidator to wind up the Company (the "**Liquidator**"); provided, however, that if there is then a vacancy in the position of the Sole Manager or the Sole Manager is not willing to act as the Liquidator, the Members shall appoint a person to act as the Liquidator. The Liquidator shall have full power and authority to sell, assign, and encumber any or all of the Company's assets and to wind up and liquidate the affairs of the Company in an orderly and business-like manner.
- (b) **Accounting.** As promptly as possible after the event requiring winding up and again after final liquidation, the Liquidator shall cause a proper accounting to be made by a recognized firm of certified public accountants of the Company's assets, liabilities, and operations through the last day of the calendar month in which such event occurs or the final liquidation is completed, as applicable.
- (c) **Notice.** The Liquidator shall deliver to each known claimant of the Company the notice required by § 11.052 of the BOC.
- (d) **Distribution of Proceeds.** The Liquidator shall liquidate the assets of the Company and distribute the proceeds of such liquidation in the following order of priority, unless otherwise required by mandatory provisions of Applicable Law:
 - (i) First, to the payment of all of the Company's debts and liabilities to its creditors (including Members, if applicable) and the expenses of liquidation (including sales commissions incident to any sales of assets of the Company);
 - (ii) Second, to Trust A until the aggregate funds in Trust A are in an amount equal to 125% of the then Remaining Decommissioning (as defined in the Decommissioning Agreement);
 - (iii) Third, to the establishment of and additions to other reserves that are determined by the Liquidator to be reasonably necessary for any contingent unforeseen liabilities or obligations of the Company; and
 - (iv) Fourth, to the Members in accordance with the positive balances in their respective Capital Accounts, as determined after taking into account all Capital Account adjustments for the taxable year of the Company during which the liquidation of the Company occurs.
- (e) **Discretion of Liquidator.** Notwithstanding the provisions of Section 11.03(d) that require the liquidation of the assets of the Company, but subject to the order of priorities set forth in Section 11.03(d), if upon winding up of the Company the Liquidator reasonably determines that an immediate sale of part or all of the Company's assets would be impractical or could cause undue loss to the Members, the Liquidator may defer the liquidation of any assets except those necessary to satisfy Company liabilities,

Trust A, and reserves, and may, upon approval of holders of a majority of the outstanding Membership Interests, distribute to the Members, in lieu of cash, as tenants in common and in accordance with the provisions of Section 11.03(d), undivided interests in such Company assets as the Liquidator deems not suitable for liquidation. Any such distribution in kind shall be subject to such conditions relating to the disposition and management of such properties as the Liquidator deems reasonable and equitable and to any agreements governing the operating of such properties at such time. For purposes of any such distribution, any property to be distributed will be valued at its Fair Market Value.

Section 11.04 Certificate of Termination. Upon completion of the distribution of the assets of the Company as provided in Section 11.03(d) hereof, the Liquidator or other such officer shall execute and cause to be filed a Certificate of Termination in the State of Texas and shall cause the cancellation of all qualifications and registrations of the Company as a foreign limited liability company in jurisdictions other than the State of Texas and shall take such other actions as may be necessary to terminate the Company. Upon acceptance of the Certificate of Termination by the Texas Secretary of State, the Company shall be terminated.

Section 11.05 Survival of Rights, Duties, and Obligations. Dissolution, liquidation, winding up, or termination of the Company for any reason shall not release any party from any Loss that at the time of such dissolution, liquidation, winding up, or termination already had accrued to any other party or thereafter may accrue in respect of any act or omission prior to such dissolution, liquidation, winding up, or termination. For the avoidance of doubt, none of the foregoing shall replace, diminish, or otherwise adversely affect any Member's right to indemnification pursuant to Section 9.03.

Section 11.06 Recourse for Claims. Each Member shall look solely to the assets of the Company for all distributions with respect to the Company, such Member's Capital Account, and such Member's share of Net Income, Net Loss, and other items of income, gain, loss, and deduction, and shall have no recourse therefor (upon termination or otherwise) against the Liquidator, the Independent Director, or any other Member.

ARTICLE XII MISCELLANEOUS

Section 12.01 Expenses. Except as otherwise expressly provided herein, in the Restructuring Support Agreement, or in the Confirmation Order, all costs and expenses, including fees and disbursements of counsel, financial advisors, and accountants, incurred in connection with the preparation and execution of this Agreement, or any amendment or waiver hereof, and the transactions contemplated hereby shall be paid by the party incurring such costs and expenses. In addition to the immediately preceding sentence and the payment or reimbursement to Apache and its Affiliates for the costs and expenses of performing any plugging and abandonment and decommissioning activities with respect to the Legacy Apache Properties or the GOM Shelf Properties as provided in the final paragraph of Section 7.06, from time to time as Apache evaluates any matter specified in Section 7.06 for which its consent is requested or required or any proposal for prospective funding of capital expenditures pursuant to Section 7.09, the Company shall reimburse Apache for all costs and expenses incurred in connection therewith, with such

reimbursement to be made regardless of whether Apache consents to such matter or provides an Acceptance Notice, Rejection Notice, or Information Notice to the Company with respect to such proposal. Apache's costs shall include, without limitation, third-party costs and the reimbursable costs of compensation and benefits of employees of Apache and its Affiliates who devote productive time to evaluating any matter specified in Section 7.06 for which the consent of Apache is requested or required or any proposal for prospective funding of capital expenditures pursuant to Section 7.09, which costs shall be determined in good faith by Apache based on the time spent by such employees in conducting such evaluation. The reimbursement to be made pursuant to the immediately preceding sentences shall be made within 30 days of the Company's receipt of a statement from Apache specifying the costs to be so reimbursed.

Section 12.02 Further Assurances. In connection with this Agreement and the transactions contemplated hereby, the Company and each Member hereby agrees, at the request of the Company or any other Member, to execute and deliver such additional documents, instruments, conveyances, and assurances and to take such further actions as may be required to carry out the provisions hereof and give effect to the transactions contemplated hereby.

Section 12.03 Confidentiality.

- Each Member acknowledges that, during the term of this Agreement, it will (a) have access to and become acquainted with trade secrets, proprietary information, and confidential information belonging to the Company and its Affiliates that are not generally known to the public, including, but not limited to, information concerning business plans, financial statements, and other information provided pursuant to this Agreement, operating practices and methods, expansion plans, strategic plans, marketing plans, contracts, customer lists, or other business documents that the Company treats as confidential, in any format whatsoever (including oral, written, electronic, or any other form or medium) (collectively, "Confidential Information"). In addition, each Member acknowledges that: (i) the Company has invested, and continues to invest, substantial time, expense, and specialized knowledge in developing its Confidential Information; (ii) the Confidential Information provides the Company with a competitive advantage over others in the marketplace; and (iii) the Company would be irreparably harmed if the Confidential Information were disclosed to competitors or made available to the public. Without limiting the applicability of any other agreement to which any Member is subject, no Member shall, directly or indirectly, disclose or use (other than solely for the purposes of such Member monitoring and analyzing its investment in the Company) at any time, including, without limitation, use for personal, commercial, or proprietary advantage or profit, either during its association with the Company or thereafter, any Confidential Information of which such Member is or becomes aware. Each Member in possession of Confidential Information shall take all appropriate steps to safeguard such information and to protect it against disclosure, misuse, espionage, loss, and theft.
- (b) Nothing contained in Section 12.03(a) shall prevent any Member from disclosing Confidential Information: (i) upon the order of any court or administrative agency; (ii) upon the request or demand of any regulatory agency or authority having jurisdiction over such Member; (iii) to the extent compelled by legal process or required or

requested pursuant to subpoena, interrogatories, or other discovery requests; (iv) to the extent necessary in connection with the exercise of any remedy hereunder; (v) to the other Members; or (vi) to such Member's Representatives who, in the reasonable judgment of such Member, need to know such Confidential Information and agree to be bound by the provisions of this Section 12.03 as if a Member; or (vii) to any potential Transferee in connection with a proposed Transfer of Membership Interests from such Member, as long as such potential Transferee agrees in writing to be bound by the provisions of this Section 12.03 as if a Member before receiving such Confidential Information; provided, that in the case of clause (i), (ii), or (iii), such Member shall notify the Company and other Members of the proposed disclosure as far in advance of such disclosure as practicable (but in no event make any such disclosure before notifying the Company and other Members) and use reasonable efforts to ensure that any Confidential Information so disclosed is accorded confidential treatment satisfactory to the Company, when and if available.

- (c) The restrictions of Section 12.03(a) shall not apply to Confidential Information that: (i) is or becomes generally available to the public other than as a result of a disclosure by a Member in violation of this Agreement; (ii) is or has been independently developed or conceived by such Member without use of Confidential Information; or (iii) becomes available to such Member or any of its Representatives on a non-confidential basis from a source other than the Company, the other Members, or any of their respective Representatives, provided, that such source is not known by the receiving Member to be bound by a confidentiality agreement regarding the Company.
- (d) The obligations of each Member under this Section 12.03 shall survive for so long as such Member remains a Member, and for three years following the earlier of (i) termination, dissolution, liquidation, and winding up of the Company; (ii) the withdrawal of such Member from the Company; or (iii) such Member's Transfer of its Membership Interests; provided that with respect to Confidential Information that constitutes a trade secret under Applicable Law, the obligations of each Member under this Section 12.03 shall survive until, if ever, such Confidential Information loses its trade secret protection other than due, directly or indirectly, to an act or omission of the Member.

Section 12.04 Notices. All notices, requests, consents, claims, demands, waivers, and other communications hereunder shall be in writing and shall be deemed to have been given:

- (a) when delivered by hand (with written confirmation of receipt);
- (b) when received by the addressee if sent by a nationally recognized overnight courier (receipt requested); or
- (c) on the third day after the date mailed, by certified or registered mail, return receipt requested, postage prepaid.

Such communications must be sent to the respective parties at the following addresses (or at such other address for a party as shall be specified in a notice given in accordance with this Section 12.04):

If to the Company: Fieldwood Energy I LLC

[COMPANY ADDRESS]

Attention: [TITLE OF OFFICER TO RECEIVE NOTICES]

with a copy to: Hunton Andrews Kurth LLP

(which shall not Suite 4200

constitute notice) Suite 4200 Houston, TX 77002

Attention: G. Michael O'Leary

If to the Independent [INDEPENDENT DIRECTOR ADDRESS]

Director: Attention: [TITLE OF OFFICER TO RECEIVE NOTICES]

with a copy to: Hunton Andrews Kurth LLP

(which shall not Suite 4200

constitute notice) Suite 4200

Houston, TX 77002

Attention: G. Michael O'Leary

If to a Member: To the Member's respective mailing address as set forth on the

Members Schedule.

Section 12.05 Headings. The headings in this Agreement are inserted for convenience or reference only and are in no way intended to describe, interpret, define, or limit the scope, extent, or intent of this Agreement or any provision of this Agreement.

Section 12.06 Severability. If any term or provision of this Agreement is held to be invalid, illegal, or unenforceable under Applicable Law in any jurisdiction, such invalidity, illegality, or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. Except as provided in Section 9.03(g), upon such determination that any term or other provision is invalid, illegal, or unenforceable, this Agreement shall be modified automatically so as to effect the original intent of the parties as closely as possible in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible, legal, and enforceable.

Section 12.07 Entire Agreement. This Agreement, together with the Certificate of Formation and all related Exhibits and Schedules, constitutes the sole and entire agreement of the parties to this Agreement with respect to the subject matter contained herein and therein, and supersedes all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, with respect to such subject matter.

Section 12.08 Successors and Assigns. Subject to the restrictions on Transfers set forth herein, this Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, executors, administrators, successors, and assigns.

Section 12.09 No Third-Party Beneficiaries. Except (a) with respect to certain rights reserved to Apache as set forth in this Agreement, which shall be for the benefit of and enforceable by Apache, and (b) as provided in ARTICLE IX, which shall be for the benefit of and enforceable by Covered Persons as described therein, this Agreement is for the sole benefit of the parties hereto (and their respective heirs, executors, administrators, successors, and assigns) and nothing herein, express or implied, is intended to or shall confer upon any other Person, including any creditor of the Company, any legal or equitable right, benefit, or remedy of any nature whatsoever under or by reason of this Agreement.

Section 12.10 Amendment. Subject to Sections 2.02 and 7.06(i), no provision of this Agreement may be amended or modified except by an instrument in writing executed by the Company and the Members holding a majority of the Membership Interests. Any such written amendment or modification will be binding upon the Company and each Member. Notwithstanding the foregoing, amendments to the Members Schedule following any new issuance, redemption, repurchase, or Transfer of Membership Interests in accordance with this Agreement may be made by the Independent Director without the consent of or execution by the Members.

Section 12.11 Waiver. No waiver by any party or Apache of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the party so waiving or Apache, respectively. No waiver by any party or Apache shall operate or be construed as a waiver in respect of any failure, breach, or default not expressly identified by such written waiver, whether of a similar or different character, and whether occurring before or after that waiver. No failure to exercise, or delay in exercising, any right, remedy, power, or privilege arising from this Agreement shall operate or be construed as a waiver thereof, nor shall any single or partial exercise of any right, remedy, power, or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power, or privilege. For the avoidance of doubt, nothing contained in this Section 12.11 shall diminish any of the explicit and implicit waivers described in this Agreement.

Section 12.12 Governing Law. All issues and questions concerning the application, construction, validity, interpretation, and enforcement of this Agreement shall be governed by and construed in accordance with the internal laws of the State of Texas, without giving effect to any choice or conflict of law provision or rule (whether of the State of Texas or any other jurisdiction) that would cause the application of laws of any jurisdiction other than those of the State of Texas.

Section 12.13 Submission to Jurisdiction. The parties hereby agree that any suit, action, or proceeding seeking to enforce any provision of, or based on any matter arising out of or in connection with, this Agreement or the transactions contemplated hereby, whether in contract, tort, or otherwise, shall be brought in the federal courts of the United States of America or the courts of the State of Texas, in each case located in Harris County and in Houston, Texas. Each of the parties hereby irrevocably consents to the jurisdiction of such courts (and of the appropriate appellate courts therefrom) in any such suit, action, or proceeding and irrevocably waives, to the fullest extent permitted by law, any objection that it may now or hereafter have to the laying of the venue of any such suit, action, or proceeding in any such court or that any such suit, action, or proceeding that is brought in any such court has been brought in an inconvenient forum. Service of process, summons, notice, or other document by registered mail to the address set forth in Section 12.04 shall be effective service of process for any suit, action, or other proceeding brought in any such court.

Section 12.14 Waiver of Jury Trial. EACH PARTY HERETO ACKNOWLEDGES AND AGREES THAT ANY CONTROVERSY THAT MAY ARISE UNDER THIS AGREEMENT IS LIKELY TO INVOLVE COMPLICATED AND DIFFICULT ISSUES AND, THEREFORE, EACH SUCH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LEGAL ACTION ARISING OUT OF RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

Section 12.15 Equitable Remedies. Each party hereto acknowledges that a breach or threatened breach by such party of any of its obligations under this Agreement would give rise to irreparable harm to the other parties or Apache, for which monetary damages would not be an adequate remedy, and hereby agrees that in the event of a breach or a threatened breach by such party of any such obligations, each of the other parties hereto and Apache shall, in addition to any and all other rights and remedies that may be available to them in respect of such breach, be entitled to equitable relief, including a temporary restraining order, an injunction, specific performance, and any other relief that may be available from a court of competent jurisdiction (without any requirement to post bond).

Section 12.16 Attorney's Fees. In the event that any party or third-party beneficiary hereto institutes any legal suit, action, or proceeding, including arbitration, against another party in respect of a matter arising out of or relating to this Agreement, the prevailing party or third-party beneficiary in the suit, action, or proceeding shall be entitled to receive, in addition to all other damages to which it may be entitled, the costs incurred by it in conducting the suit, action, or proceeding, including reasonable attorneys' fees and expenses and court costs.

Section 12.17 Remedies Cumulative. The rights and remedies under this Agreement are cumulative and are in addition to and not in substitution for any other rights and remedies available at law or in equity or otherwise, except to the extent expressly provided in Section 9.02 to the contrary.

Section 12.18 Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by email or other means of Electronic Transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

(SIGNATURE PAGE FOLLOWS)

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

The Company:

FIELDWOOD ENERGY I LLC, a Texas limited liability company
By: [NAME] [TITLE]
The Initial Member: [
By:[NAME]

EXHIBIT A

FORM OF TRANSITION SERVICES AGREEMENT

SCHEDULE A

MEMBERS SCHEDULE

Member Name, and Address	Capital Contribution	Membership Interest		
[] [ADDRESS]	\$[AMOUNT]	100%		
Total:	\$[AMOUNT]	100%		

SCHEDULE B

INDEPENDENT DIRECTOR'S COMPENSATION

[To be the market compensation needed to attract a qualified candidate to accept the position.]

SCHEDULE C

SOLE MANAGER'S COMPENSATION

[To be the market compensation needed to attract a qualified candidate to accept the position.]

SCHEDULE D

ACCOUNTING PROCEDURES FOR APACHE OFFICERS AND EMPLOYEES

- I. DIRECT CHARGES
- 1. LABOR
- A. Salaries and wages, including incentive compensation programs as set forth in COPAS MFI-37 ("Chargeability of Incentive Compensation Programs"), for:
 - (1) Apache's field employees directly employed on-site in the conduct of plugging and abandonment and decommissioning activities with respect to the applicable Legacy Apache Property or the GOM Shelf Property, and
 - (2) Apache's employees providing First Level Supervision.

Charges for Apache's employees identified in Section I.1.A may be made based on the employee's actual salaries and wages, or in lieu thereof, a day rate representing Apache's average salaries and wages of the employee's specific job category.

Charges for personnel chargeable under this Section I.1.A who are foreign nationals shall not exceed comparable compensation paid to an equivalent U.S. employee pursuant to this Section I.1.

- B. Apache's cost of holiday, vacation, sickness, and disability benefits, and other customary allowances paid to employees whose salaries and wages are chargeable under Section I.1.A, excluding severance payments or other termination allowances. Such costs under this I.1.B may be charged on a "when and as-paid basis" or by "percentage assessment" on the amount of salaries and wages chargeable under Section I.1.A. If percentage assessment is used, the rate shall be based on Apache's cost experience.
- C. Expenditures or contributions made pursuant to assessments imposed by governmental authority that are applicable to costs chargeable under Sections I.1.A and B.
- D. Personal expenses of personnel whose salaries and wages are chargeable under Section I.1.A when the expenses are incurred in connection with directly chargeable activities.
- E. Apache's cost of established plans for employee benefits, as described in COPAS MFI-27 ("Employee Benefits Chargeable to Joint Operations and Subject to Percentage Limitation"), applicable to Apache's labor costs chargeable under Sections I.1.A and B based on Apache's actual cost not to exceed 40%.

F. Award payments to employees, in accordance with COPAS MFI-49 ("Awards to Employees and Contractors") for personnel whose salaries and wages are chargeable under Section I.1.A.

II. OVERHEAD

As compensation for costs not specifically identified as chargeable pursuant to Section I (Direct Charges), Apache shall be reimbursed in accordance with this Section II.

Functions included in the overhead rates regardless of whether performed by Apache, Apache's Affiliates or third parties and regardless of location, shall include, but not be limited to, costs and expenses of:

- design and drafting
- inventory costs
- procurement
- administration
- accounting and auditing
- human resources
- management
- supervision not directly charged under Section I.1 (Labor)
- in-house legal services
- taxation
- preparation and monitoring of permits and certifications; preparing regulatory reports; appearances before or meetings with governmental agencies or other authorities having jurisdiction over the applicable Legacy Apache Property or GOM Shelf Property, other than on-site inspections.

Overhead charges shall include the salaries or wages plus applicable payroll burdens, benefits, and personal expenses of personnel performing overhead functions, as well as office and other related expenses of overhead functions.

To compensate Apache for overhead costs incurred in connection with any particular plugging and abandonment or decommissioning project conducted on any applicable Legacy Apache Property or GOM Shelf Property, the following overhead rates shall be applied to those costs incurred in the performance of such plugging, abandonment, and decommissioning activities:

- (1) 5% of total costs if such costs are less than \$100,000; plus
- (2) 3% of total costs in excess of \$100,000 but less or equal to \$1,000,000; plus
- (3) 2% of total costs in excess of \$1,000,000.

Total cost shall mean the gross cost of any one project

Exhibit 7

ST 308 Bond Form

PERFORMANCE BOND

	Bond Number:
KNOW ALL MEN BY THESE PRESENTS:	
That we, [Fieldwood Energy II LLC, a Texas limited liabil	
[] (hereinafter [] with its principal mailing ac	called the " <i>Principal</i> ") and ddress at []
(hereinafter called the "Surety") are held and firmly bound ur office at 2000 Post Oak Blvd., Suite 100, Houston, TX 77056 penal sum of Thirteen Million Two Hundred Thousand ar "Amount") lawful money of the United States of America Principal and the Surety bind themselves, their successors and firmly by these presents.	nto Apache Corporation, with its principal 6 (hereinafter called the " <i>Obligee</i> "), in the nd 00/100 Dollars (\$13,200,000.00) (the for the payment of which penal sum the
WHEREAS, pursuant to the terms of that certain [and between Fieldwood Energy LLC ("Fieldwood") and Principal acquired from Fieldwood certain interests in the hereto and in the wells, facilities, platforms, structures, pip thereon (such interests so acquired collectively, the "Property")	Principal (the " <i>Purchase Agreement</i> ")], lease described on Exhibit "A" attached elines, and associated equipment located
WHEREAS, in accordance with the terms of the Purchase A	Agreement and the documents executed in

WHEREAS, in accordance with the terms of the Purchase Agreement and the documents executed in connection therewith, Principal (i) assumed the obligations attributable to the Property to perform and complete the plugging, abandonment, decommissioning, and site clearance for the Properties in compliance with all applicable law, rules, and regulations (the "P&A Obligations") (for the avoidance of doubt, the P&A Obligations do not include any obligations of, or any obligations attributable to the interests of, Apache Shelf Exploration LLC or any other current co-owner or their successors or assigns in the Property other than Principal), including but not limited to, the rules and regulations of the Bureau of Ocean Energy Management ("BOEM"), the Bureau of Safety and Environmental Enforcement ("BSEE"), and their respective successor agencies and (ii) agreed to deliver to Obligee this Performance Bond to secure the performance of the P&A Obligations;

NOW THEREFORE, notwithstanding anything contained herein to the contrary, if the P&A Obligations are satisfied (as evidenced by providing to Obligee evidence reasonably acceptable to Obligee reflecting that the P&A Obligations have been fully performed, satisfied, and extinguished, together with an affidavit signed by an officer of Principal attesting to such performance), then this Bond and the obligations hereunder shall be null and void; otherwise, this Bond shall remain in full force and effect in the amount hereof; provided that if Principal performs or causes to be performed operations and activities to satisfy any part of the P&A Obligations, then following BSEE's approval of the performance of such operations or activities, the Amount will be automatically reduced to an amount equal to the lesser of (i) the Amount or (ii) one hundred twenty-five percent (125%) of BSEE's then current decommissioning cost estimate for the remaining P&A Obligations.

FURTHERMORE, if as to any Property, a Principal Default, as defined below, occurs and is not cured and Obligee is required by BOEM, BSEE, or any governmental authority, to perform any of the P&A Obligations (or a demand is made upon Obligee by a co-obligor of Principal to perform or contribute toward the costs of performing any of the P&A Obligations following such Principal Default and

Obligee is required by law or contract to so perform or contribute), then prior to any performance by Obligee of any such P&A Obligations (or payment of Obligee to such co-obligor of a share of the estimated costs of performing such P&A Obligations if such demand for such payment is made on Obligee), Surety agrees to pay to Obligee an amount reasonably estimated by Obligee as necessary or appropriate to perform such P&A Obligations (or to pay its share of the estimated costs of such P&A Obligations if such demand is made by such co-obligor following such failure) in an amount up to, but not exceeding, the Amount. The Amount shall be automatically reduced by any and all amounts paid by Surety to Obligee.

FURTHERMORE, it is agreed that the Surety shall have no obligation to the Principal, the Obligee, or any other person or entity for any loss suffered by the Principal, the Obligee, or any other person or entity by reason of acts or omissions for which Obligee receives payment from the Principal's general liability insurance, products liability insurance, or completed operations insurance. In no event shall the Surety be obligated to incur Surety Costs and/or pay, in the aggregate, for all claims hereunder, an amount exceeding the Amount.

It is further agreed that the Surety shall not be liable for any hold harmless and/or indemnification agreements entered into by the Principal in relation to personal injury or property damage or any other loss sustained by third parties in any way connected to or arising out of the work and/or operations of any party in forming the P&A Obligations.

If Principal fails to perform any of the P&A Obligations in accordance with the terms of the Purchase Agreement and/or any applicable laws, rules, regulations, or governmental orders (or to pay its share of the estimated costs for the P&A Obligations if demand is made by the Principal's co-obligor which share is otherwise payable by Obligee upon Principal's failure to pay) then Principal shall have thirty (30) days following receipt of notice of default from Obligee in which to fully cure or remedy such default, provided that the Surety shall have the option to either cure or remedy such default within such thirty (30) day period by hiring a contractor (subject to Obligee's prior, reasonable written approval) to perform such P&A Obligations in accordance with the terms and conditions of the Purchase Agreement and all applicable laws, rules, regulations, or governmental orders (any such costs incurred by the Surety to so cure or remedy such default, the "Surety Costs") or by making payment to Obligee for such P&A Obligations in an amount reasonably estimated by Obligee as necessary or appropriate to perform such P&A Obligations (or to pay its share of the estimated costs for such P&A Obligations if demand is made by the Principal's co-obligor in connection with such co-obligor's performance of such P&A Obligations) in an amount up to, but not exceeding, the Amount. Obligee agrees to provide Surety with a copy of each such default notice. If the default covered by such default notice is not cured or remedied within such thirty (30) day period then upon the expiration of such thirty (30) day period such default shall constitute a "Principal Default" for purposes of this Bond.

No amendment of or supplement to the terms or provisions of the Purchase Agreement, the agreements and instruments entered into in association therewith, or the exhibits or schedules attached thereto shall release the Principal and the Surety or any of them from their liability under this Performance Bond, notice to the Surety of any such amendment or supplement being hereby waived.

No (i) assignment of the Purchase Agreement, the agreements and instruments entered into in association therewith, or of the Properties by the Principal, its successors and assigns, (ii) delay, neglect or failure of the Obligee to proceed promptly to enforce any rights it might have against Principal under the Purchase Agreement or otherwise or to proceed promptly in the premises in case of any default on the part of the Principal, (iii) lack of enforceability or other defense or offset right in respect of any

obligation of Principal or any right to Obligee under the Purchase Agreement or otherwise in respect of the P&A Obligations, or (iv) the insolvency, bankruptcy, or receivership of Principal, shall in any degree relieve the Principal and the Surety or any of them of their obligations under this Performance Bond; and Principal and Surety hereby waive any defense or argument they may in relation to their obligations under this Performance Bond in connection with any of the foregoing.

HOWEVER, if upon assignment of the Property or any part thereof by the Principal, its successors, or assigns, the Principal shall cause its assignee (i) to post security with Obligee, in a form and amount reasonably satisfactory to Obligee and otherwise containing terms and issued by the parties that are reasonably satisfactory to Obligee (including terms no less favorable in the aggregate to Obligee than those contained in this Performance Bond and from a surety or other party issuing the applicable security having a [S&P rating of A- or better or an A.M. Best rating of A- or better and, in either case, listed on the Federal Register as acceptable to the U.S. Treasury to issue bonds for U.S. government obligees (T-listed)]) and (ii) to assume (in a written instrument approved by Obligee) all P&A Obligations, then the Obligee will accept such security in lieu of this Bond and issue an unconditional release of the Bond within thirty (30) days of Obligee's acceptance of such other security.

NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY, in the event one or more dual obligee bonds in favor of Obligee and the United States of America acting through and by the Bureau of Ocean Energy Management ("BOEM") (i) are delivered to BOEM and Obligee, (ii) contain terms no less favorable in the aggregate to Obligee than those contained in this Performance Bond, (iii) are issued by a surety having a [S&P rating of A- or better or an A.M. Best rating of A- or better and, in either case, listed on the Federal Register as acceptable to the U.S. Treasury to issue bonds for U.S. government obligees (T-listed)]), (iv) cover all or part of the P&A Obligations, and (v) do not cover any other obligations (other than the P&A Obligations) such that the penal sum of such bond could be reduced as a result of the satisfaction or reduction of such other obligations, then the Amount of this Performance Bond shall automatically be reduced to the positive difference, if any, between the current Amount and the penal sum of such dual obligee bond(s).

No right or action shall accrue on this Performance Bond to or for the use of any person or corporation other than the Principal, the Obligee, and their respective heirs, executors, administrators, successors, and assigns.

This Performance Bond may not be amended, supplemented, or modified except pursuant to a written instrument duly executed by the Principal, Surety, and Obligee. No course of conduct, dealing, or performance shall amend, supplement, or modify this Performance Bond unless incorporated into a written instrument referenced in the preceding sentence.

This Bond shall be governed by and construed in accordance with the laws of the State of Texas, excluding its conflicts of laws rules and principles. Principal, Surety, and Obligee agree that any dispute arising out of this Performance Bond shall be brought and heard exclusively in the state or federal courts sitting in Harris County, Texas, and all of them irrevocably consent to the jurisdiction of said courts and do hereby waive any objections they may have to the laying of venue in such courts, including objections based upon grounds that such venue is inconvenient.

The Obligee will issue a release of this Bond within a reasonable time period following the earlier to occur of (i) its receipt of satisfactory evidence of the full performance, satisfaction, and extinguishment of the P&A Obligations in accordance with all applicable laws, rules, regulations, and orders, (ii) the full performance by Surety of its obligations under this Bond and (iii) the incurrence of Surety Costs and/or the making of payments by the Surety under the Bond of an amount equal to the Amount, in each case,

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no later than thirty (30) days after Obligee's receipt of evidence reasonably satisfactory to Obligee reflecting that the P&A Obligations have been fully performed, satisfied, and extinguished in accordance with all applicable laws, rules, regulations, and orders, which evidence shall include a report from the proper regulatory authority reflecting such performance, and an affidavit signed by an officer of the Principal attesting to such performance.

Notwithstanding anything herein to the contrary, Obligee will issue a release of this Bond within a reasonable time period following the reduction of the Amount to zero.

The Principal and the Surety agree that, notwithstanding any termination of any of the leases or rights of way that may comprise any part of the Properties, whether pursuant to their terms, by operation of law, or otherwise, this Performance Bond shall remain in full force and effect until the earlier of to occur of (i) all P&A Obligations having been truly and faithfully performed, satisfied, and extinguished, (ii) the full performance by Surety of its obligations under this Bond and (iii) Surety incurring Surety Costs and/or making payments under this Bond in an amount equal to the Amount.

Surety represents that it (i) is duly authorized by the proper public authorities to transact the business of indemnity and suretyship in the state where it executed this Performance Bond, and represents that it is qualified to be surety and guarantor on bonds and undertakings, which certificate has not been revoked; (ii) has duly executed a power of attorney, appointing the hereinafter named representative as its duly authorized deputy, as the true and lawful attorney-in-fact of such Surety, upon whom may be served all lawful process in any action or processing against such Surety in any court or before ay officer, arising out of or founded upon this Performance Bond or any liability hereunder; and (iii) does hereby agree and consent that such service, when so made, shall be valid service upon it, and that such appointment shall continue in force and effect and be irrevocable so long as any liability against it remains outstanding hereunder.

[remainder of page blank; signature page follows]

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IN WITNESS WHEREOF, the above bound parties have executed this instrument under their several seals this [●] day of [●], 2021, the name and corporate seal of each corporate party being hereto affixed and those presents duly signed by its undersigned representative pursuant to authority of its governing body.

	<u>I</u> Principal
Attest:	
	By:
	Name: Title:
	<u>I</u> Surety
Attest:	
	By:
	Name: Title:
	Apache Corporation Obligee
Attest:	
	By:
	Name:

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Exhibit "A"

Attached to and made a part of t	hat	certa	ain Performa	ance Bond No.			dated [●]	[●] ,	2021, by
	_],	as	Principal,	[],	as	Surety	and	Apache
Corporation, as Obligee.			_						_

THE PROPERTY

Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act dated effective June 1, 2000 by and between the United States of America as Lessor and Anadarko Petroleum Corporation as Lessee, bearing Serial No. OCS-G 21685 and covering all of Block 308, South Timbalier Area, South Additional, OCS Leasing Map, Louisiana Map No. 6A.

[Oil and Gas Lease of Submerged Lands Under the Outer Continental Shelf Lands Act dated effective May 1, 2003 by and between the United States of America as Lessor and Magnum Hunter Production, Inc., as Lessee, bearing Serial No. OCS-G 24987 and covering all of Block 287, South Timbalier Area, South Additional, OCS Leasing Map, Louisiana Map No. 6A.]

[End of Exhibit "A"]

Exhibit 8

Standby Loan Agreement

STANDBY LOAN AGREEMENT

dated as of

_____, 2021

between

FIELDWOOD ENERGY I LLC, and GOM SHELF LLC

as Borrowers,

and

APACHE CORPORATION,

as Lender

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STANDBY LOAN AGREEMENT

The parties hereto agree as follows:

ARTICLE I

Definitions

Section 1.01 <u>Defined Terms</u>. As used in this Agreement, the following terms have the meanings specified below:

"Affiliate" means, with respect to a specified Person, another Person that directly, or indirectly through one or more intermediaries, Controls or is Controlled by or is under common Control with the specified Person. For the avoidance of doubt, no Co-Borrower shall constitute an Affiliate of Lender nor shall Lender constitute an Affiliate of any Co-Borrower.

"Anti-Corruption Laws" means all state or federal laws, rules, and regulations of any jurisdiction applicable to the Borrowers from time to time concerning or relating to bribery or corruption.

"Apache Bond Rate" means the stated per annum rate of interest charged on the debt securities most recently issued under an indenture of Apache Corporation or successor thereto as of the date immediately preceding each Borrowing Request, and if two series of such debt securities are issued on the same day, the stated per annum rate of interest on the series with a tenor most comparable to the remaining tenor hereof.

"Availability Period" means the period from and including the Effective Date to but excluding the earlier of the Maturity Date and the date of termination of the Commitment.

"<u>Bankruptcy Code</u>" means Title 11 of the United States Code entitled "Bankruptcy", as now and hereafter in effect, or any successor statute.

"BOC" means the Texas Business Organizations Code, as amended and in effect at the time of this Agreement.

"Borrower Guarantee" means each certain Guarantee, dated as of the date hereof, by each Co-Borrower of the other Borrower's Secured Obligations for the benefit of the Lender, as each such Guarantee may be amended, restated, supplemented, or otherwise modified from time to time.

"Borrowing Request" means a request by any Co-Borrower for a Loan in accordance with Section 2.03.

"Business Day" means any day that is not a Saturday, Sunday or other day on which commercial banks in Houston, Texas are authorized or required by law to remain closed.

"Change in Control" means _______1 shall cease to own, free and clear of all Liens or other encumbrances, 100% of the outstanding voting Equity Interests of Fieldwood and indirectly through Fieldwood, 100% of the outstanding voting Equity Interests of GOM Shelf, in each case, on a fully diluted basis.

"<u>Change in Law</u>" means the occurrence after the date of this Agreement of any of the following: (a) the adoption or taking effect of any law, rule, regulation or treaty or (b) any change in any law, rule, regulation or treaty or in the administration, interpretation or application thereof by any Governmental Authority.

"Co-Borrower" means any one of the Borrowers.

"Code" means the Internal Revenue Code of 1986, as amended from time to time.

"Collateral" means any and all property owned by any Co-Borrower, whether now existing or hereafter acquired, that may at any time be, become or intended to be, subject to a security interest or Lien in favor of the Lender, on behalf of the Secured Parties, to secure the Secured Obligations.

"Collateral Documents" means, collectively, the Mortgages, the Security Agreement, the Deposit Account Control Agreement, and any other agreements, instruments, and documents executed and delivered by the Borrowers in connection with this Agreement that are intended to create, perfect or evidence Liens to secure the Secured Obligations, including, without limitation, all other security agreements, pledge agreements, mortgages, deeds of trust, pledges, collateral assignments, and financing statements, now or hereafter executed by the Borrowers and delivered to the Lender.

"Commitment" means the commitment of the Lender to make Loans hereunder in an aggregate principal amount at any time outstanding up to \$200,000,000, as such amount may be increased pursuant to Section 2.01(b).

"Compliance Certificate" has the meaning assigned to such term in Section 5.01(c).

"Confirmation Order" means the confirmation order entered in Chapter 11 Case 20-33948, In re: Fieldwood Energy LLC, *et al*, in the United States Bankruptcy Court for the Southern District of Texas, Houston Division, which, if and to the extent such confirmation order directly affects the Lender in its capacity as such or pertains to any of the Loan Documents or other Apache Definitive Documents (as defined in that certain Apache Term Sheet Implementation Agreement, dated January 1, 2021, by and among Borrowers, Lender, Apache

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¹ To be completed in a manner mutually agreeable to all parties as a condition to Apache's execution.

Shelf, Inc., and Apache Deep Water LLC), shall be in form and substance reasonably acceptable to the Lender.

"Consolidated EBITDA" means for the Borrowers, for any period, the sum of (a) Consolidated Net Income for such period, plus (b) without duplication and to the extent deducted in determining such Consolidated Net Income (i) interest expense for such period, plus (ii) income tax expense for such period, plus (iii) consolidated depreciation and amortization for such period.

"Consolidated Net Income" means, for any period, the consolidated net income (or loss) of Fieldwood and its consolidated subsidiaries for such period, as determined in accordance with GAAP.

"Contractor" means a Person which is a party in the capacity as prime contractor under the Decommissioning Contract with any Co-Borrower.

"Control" means the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of a Person, whether through the ability to exercise voting power, by contract or otherwise. "Controlling" and "Controlled" have meanings correlative thereto.

"Credit Bid Purchaser" means [______]², a Delaware limited liability company, and its successors and assigns.

"<u>Decommissioning</u>" has the meaning given to such term in the Decommissioning Agreement.

"Decommissioning Agreement" means that certain Decommissioning Agreement dated as of September 30, 2013 by and among Apache Corporation, a Delaware corporation, Apache Shelf, Inc., a Delaware corporation, and Apache Deepwater LLC, a Delaware limited liability company, Apache Shelf Exploration LLC, a Delaware limited liability company, Fieldwood Energy LLC, a Delaware limited liability company, and GOM Shelf LLC, a Delaware limited liability company, as amended by (i) that certain First Amendment to Decommissioning Agreement dated as of September 30, 2013, (ii) that certain Second Amendment to Decommissioning Agreement dated effective as of April 25, 2017, (iv) that certain Fourth Amendment to Decommissioning Agreement dated effective as of September 1, 2017 (as such Fourth Amendment to Decommissioning Agreement was amended by that certain Letter Agreement by and among the Parties dated January 3, 2018), and (v) that certain Fifth Amendment to Decommissioning Agreement dated effective as of April 11, 2018.

"<u>Decommissioning Contract</u>" means each services contract in effect from time to time by and between either or both of the Co-Borrower and any Contractor for all or any portion of the Decommissioning remaining to be conducted on or after the Effective Date.

² NTD: Name to be confirmed.

"<u>Decommissioning Plan</u>" has the meaning assigned to such term in <u>Section 4.02(1)</u>.

"Debtor" means Fieldwood Energy LLC.

"<u>Default</u>" means any event or condition which constitutes an Event of Default or which upon notice, lapse of time or both would, unless cured or waived, become an Event of Default.

"<u>Divisive Merger Documents</u>" means the certificate of division, the plan of division, the certificate of merger and all other documents filed with respect to the Borrowers with the Texas Secretary of State related to the divisive merger pursuant to the Plan of Merger and the formation of Fieldwood Energy I LLC.

"Document" has the meaning assigned to such term in the UCC.

"dollars" or "\$" refers to lawful money of the U.S.

"Effective Date" means the date on which the conditions specified in Section 4.01 are satisfied (or waived in accordance with Section 8.02), which shall also be the date on which the plan of reorganization confirmed by the Confirmation Order becomes effective.

"Environmental Laws" means all laws, rules, regulations, codes, ordinances, orders, decrees, judgments, injunctions, notices or binding agreements issued, promulgated or entered into by any Governmental Authority, relating in any way to the environment, preservation or reclamation of natural resources, the management, Release or threatened Release of any Hazardous Material or to health and safety matters.

"Environmental Liability" means any liability, contingent or otherwise (including any liability for damages, costs of environmental remediation, fines, penalties or indemnities), of any Co-Borrower, directly or indirectly, resulting from or based upon (a) any violation of any Environmental Law, (b) the generation, use, handling, transportation, storage, treatment or disposal of any Hazardous Materials, (c) any exposure to any Hazardous Materials, (d) the Release or threatened Release of any Hazardous Materials into the environment or (e) any contract, agreement or other consensual arrangement pursuant to which liability is assumed or imposed with respect to any of the foregoing.

"Equipment" has the meaning assigned to such term in the Security Agreement.

"Equity Interests" means shares of capital stock, partnership interests, membership interests in a limited liability company, beneficial interests in a trust or other equity ownership interests in a Person, and any warrants, options or other rights entitling the holder thereof to purchase or acquire any of the foregoing.

"ERISA" means the Employee Retirement Income Security Act of 1974, as amended from time to time.

"ERISA Affiliate" means any trade or business (whether or not incorporated) that, together with any Co-Borrower, is treated as a single employer under Section 414(b) or (c) of the

Code or, solely for purposes of Section 302 of ERISA and Section 412 of the Code, is treated as a single employer under Section 414 of the Code.

"Event of Default" has the meaning assigned to such term in Article VII.

"Excess Cash Flow" means for any fiscal quarter of the Borrowers, the sum, without duplication, of (a) Consolidated EBITDA for such period, minus (b) voluntary payments on Indebtedness made by any Co-Borrower minus (c) interest expense paid in cash by any Co-Borrower during such period, minus (d) the amount of taxes paid in cash by any Co-Borrower for such period, minus (e) the aggregate amount of interest payments and operating expenditures estimated for the following three (3) month period, minus (f) the amount of working capital needed by the Borrowers for the following three (3) months for performance of Borrowers' obligations under the Decommissioning Agreement, and (g) minus, during 2021 and 2022 only, the amount (up to an aggregate amount of \$80,000,000 during each such year) actually spent by Borrowers on Decommissioning of the Applicable Properties (as defined in the Decommissioning Agreement) during each of calendar year 2021 and calendar year 2022.

"Farmout Agreement" means that certain Farmout Agreement of even date herewith by and between Fieldwood Energy I LLC and the Credit Bid Purchaser in the form attached to the Implementation Agreement.

"Financial Statements" has the meaning assigned to such term in Section 5.01.

"Funding Account" has the meaning assigned to such term in Section 4.01(g).

"GAAP" means generally accepted accounting principles in the U.S in effect from time to time; *provided*, that, notwithstanding any term or provision contained in this Agreement or any other Loan Document, GAAP will be deemed for all purposes hereof to treat leases that would have not been considered to be Indebtedness in accordance with GAAP as in effect on December 31, 2017 (whether such leases were in effect on such date or are entered into thereafter), in a manner consistent with the treatment of such leases under GAAP as in effect on December 31, 2017, notwithstanding any modification or interpretative changes thereto or implementations of any such modifications or interpretative changes that may have occurred thereafter.

"GOM Shelf Properties" has the meaning given to such term in the Limited Liability Company Agreement of Fieldwood.

"Governmental Authority" means the government of the U.S., any other nation or any political subdivision thereof, whether state or local, and any agency, authority, instrumentality, regulatory body, court, central bank or other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government.

"Guarantee" of or by any Person (the "guarantor") means any obligation, contingent or otherwise, of the guarantor guaranteeing or having the economic effect of guaranteeing any Indebtedness or other obligation of any other Person (the "primary obligor") in any manner, whether directly or indirectly, and including any obligation of the guarantor, direct or indirect,

(a) to purchase or pay (or advance or supply funds for the purchase or payment of) such Indebtedness or other obligation or to purchase (or to advance or supply funds for the purchase of) any security for the payment thereof, (b) to purchase or lease property, securities or services for the purpose of assuring the owner of such Indebtedness or other obligation of the payment thereof, (c) to maintain working capital, equity capital or any other financial statement condition or liquidity of the primary obligor so as to enable the primary obligor to pay such Indebtedness or other obligation or (d) as an account party in respect of any letter of credit or letter of guaranty issued to support such Indebtedness or obligation; provided that the term Guarantee shall not include endorsements for collection or deposit in the ordinary course of business.

"Hazardous Materials" means: (a) any substance, material, or waste that is included within the definitions of "hazardous substances," "hazardous materials," "hazardous waste," "toxic substances," "toxic materials," "toxic waste," or words of similar import in any Environmental Law; (b) those substances listed as hazardous substances by the United States Department of Transportation (or any successor agency) (49 C.F.R. 172.101 and amendments thereto) or by the Environmental Protection Agency (or any successor agency) (40 C.F.R. Part 302 and amendments thereto); and (c) any substance, material, or waste that is petroleum, petroleum-related, or a petroleum by-product, asbestos or asbestos-containing material, polychlorinated biphenyls, flammable, explosive, radioactive, freon gas, radon, or a pesticide, herbicide, or any other agricultural chemical.

"Implementation Agreement" means the [Second Amended Apache Term Sheet Implementation Agreement].

"Indebtedness" of any Person means, without duplication, (a) all obligations of such Person for borrowed money, (b) all obligations of such Person evidenced by bonds, debentures, notes or similar instruments, (c) all obligations of such Person upon which interest charges are customarily paid, (d) all obligations of such Person under conditional sale or other title retention agreements relating to property acquired by such Person, (e) all obligations of such Person in respect of the deferred purchase price of property or services (excluding current accounts payable incurred in the ordinary course of business), (f) all Indebtedness of others secured by (or for which the holder of such Indebtedness has an existing right, contingent or otherwise, to be secured by) any Lien on property owned or acquired by such Person, whether or not the Indebtedness secured thereby has been assumed (to the extent of the value of the property of such Person securing such Indebtedness), (g) all Guarantees by such Person of Indebtedness of others, (h) all capital lease obligations of such Person, (i) all obligations, contingent or otherwise, of such Person as an account party in respect of letters of credit and letters of guaranty, (j) all obligations, contingent or otherwise, of such Person in respect of bankers' acceptances and (k) obligations under any liquidated earn-out.

"Indemnitee" has the meaning assigned to such term in Section 8.03(b).

"Inventory" has the meaning assigned to such term in the UCC.

"JOA" means each and every Joint Operating Agreement in effect from time to time by and among the Borrowers, Credit Bid Purchaser, and third parties, if any.

"Leases" has the meaning given to such term in the Decommissioning Agreement.

"LC Drawing Amount" has the meaning given to such term in the Decommissioning Agreement.

"Legacy Apache Properties" has the meaning given to such term in the Limited Liability Company Agreement of Fieldwood.

"Lender" means Apache Corporation, its successors and permitted assigns.

"<u>Letters of Credit</u>" has the meaning given to such term in the Decommissioning Agreement and includes all letters of credit outstanding from time to time pursuant to the Decommissioning Agreement.

"Lien" means, with respect to any asset, (a) any mortgage, deed of trust, lien, pledge, hypothecation, encumbrance, charge or security interest in, on or of such asset, (b) the interest of a vendor or a lessor under any conditional sale agreement, capital lease or title retention agreement (or any financing lease having substantially the same economic effect as any of the foregoing) relating to such asset and (c) in the case of securities, any purchase option, call or similar right of a third party with respect to such securities.

"<u>Limited Liability Company Agreement of Fieldwood</u>" or "<u>Fieldwood</u>'s <u>Limited Liability Company Agreement</u>" means that certain Limited Liability Company Agreement of Fieldwood dated as of the date hereof, as may be amended, supplemented, or otherwise modified from time to time with the prior written approval of Lender.

"Loan Documents" means, collectively, this Agreement, the promissory note issued pursuant to this Agreement, each Collateral Document, each Borrower Guarantee, and each other agreement, instrument, document and certificate identified in Section 4.01 executed and delivered by the Borrowers to, or in favor of, the Lender and including each other pledge, power of attorney, consent, assignment, contract, notice, and each other agreement, now or hereafter executed by or on behalf of the Borrowers and delivered to the Lender in connection with this Agreement. Any reference in this Agreement or any other Loan Document to a Loan Document shall include all appendices, exhibits or schedules thereto, and all amendments, restatements, supplements or other modifications thereto, and shall refer to this Agreement or such Loan Document as the same may be in effect at any and all times such reference becomes operative.

"Loans" means any loan made pursuant to Section 2.01.

"Manager" has the meaning given to such term in Fieldwood's Limited Liability Company Agreement.

"<u>Master Facilities Agreement</u>" means the Master Facilities Use, Access, Production Handling and Transportation Agreement dated as of September 30, 2013 by and among Lender, Apache Shelf, Inc., Apache Deepwater LLC, Apache Shelf Exploration LLC, Fieldwood Energy LLC and GOM.

"<u>Material Adverse Effect</u>" means a circumstance or condition that could, individually or in the aggregate, materially adversely affect the business, assets, operations, properties, or condition (financial or otherwise) of the Borrowers and their subsidiaries, taken as a whole.

"Material Contract" means each of (i) the Decommissioning Agreement, (ii) the Decommissioning Contract, (iii) the JOA, (iv) the Farmout Agreement, (v) the Turnkey Removal Contract, (vi) the Trust A Trust Agreement, (vii) the Trust A NPI Conveyance, (viii) the Trust A-1 NPI Conveyance (ix) the Letters of Credit, (x) the Permitted Surety Bonds, (xi) the Recharacterization Mortgages, (xii) the PSA, (xiii) the Master Facilities Agreement and (xiv) other Transaction Documents, in each case, as in effect from time to time.

"Maturity Date" means the earliest to occur of (a) termination of the Decommissioning Agreement, (b) expiration of the period comprised of the fifth (5th) anniversary of the Effective Date (the "Initial Period") and automatic successive 12-month periods thereafter until the tenth (10th) anniversary of the Effective Date, each expiring on the next anniversary of the Effective Date (each an "Annual Period"), unless no later than 60 days before expiration of the Initial Period or the then Annual Period, as applicable, Lender has delivered written notice to Borrowers that the Maturity Date will occur upon expiration of the Initial Period or the then Annual Period, respectively (if the same is a Business Day, or if not then the immediately next succeeding Business Day), and (c) any date on which the Commitment is reduced to zero or otherwise terminated pursuant to the terms of Article VII.

"Maximum Rate" means the maximum rate of nonusurious interest permitted from day to day by applicable law, including Chapter 303 of the Texas Finance Code (the "Finance Code") (and as the same may be incorporated by reference in other Texas statutes). To the extent that Chapter 303 of the Finance Code is relevant to Lender for the purposes of determining the Maximum Rate, the Lender may elect to determine such applicable legal rate pursuant to the "weekly ceiling," from time to time in effect, as referred to and defined in Chapter 303 of the Code; subject, however, to the limitations on such applicable ceiling referred to and defined in the Finance Code, and further subject to any right the Lender may have subsequently, under applicable law, to change the method of determining the Maximum Rate.

"Mortgages" means, collectively, the mortgages or deed of trust executed by the Borrowers to the Lender providing a Lien on all Real Property owned or leased by such Borrowers.

"Multiemployer Plan" means a multiemployer plan as defined in Section 4001(a)(3) of ERISA.

"Note" means the promissory note executed by the Borrowers payable to the Lender, in substantially the form of Exhibit A attached hereto, as same may be amended, extended or modified and all promissory notes executed in renewal, extension, modification or substitution thereof.

"<u>Permitted Liens</u>" means, with respect to any Person, (a) pledges or deposits by such Person under workmen's compensation laws, unemployment insurance laws or similar legislation, or good faith deposits in connection with bids, tenders, contracts (other than for the

payment of Indebtedness) or leases to which such Person is a party, or deposits to secure plugging and abandonment obligations or public or statutory obligations of such Person or deposits of cash or U.S. government bonds to secure surety or appeal bonds to which such Person is a party, or deposits as security for contested taxes or import duties or for the payment of rent, in each case incurred in the ordinary course of business; (b) Liens imposed by law, such as landlords', carriers', warehousemen's, mechanics', materialmen's, repairmen's, construction or other like Liens securing obligations that are not overdue by more than 30 days or that are being contested in good faith by appropriate proceedings or other Liens arising out of judgments or awards against such Person with respect to which such Person shall then be proceeding with an appeal or other proceedings for review; (c) Liens for taxes, assessments or other governmental charges not yet due or payable or that are being contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside on its books; (d) Liens pursuant to partnership agreements, oil, gas and/or mineral leases, farmout agreements, division orders, contracts for the sale, delivery, purchase, exchange, or processing of oil, gas and/or other hydrocarbons, unitization and pooling declarations and agreements, operating agreements, development agreements, area of mutual interest agreements, forward sales of oil, natural gas and natural gas liquids, and other agreements which are customary in the oil, gas and other mineral exploration, development and production business and in the business of processing of gas and gas condensate production for the extraction of products therefrom; (e) any easements, rights of way, restrictions, defects or other exceptions to title and other similar encumbrances incurred in the ordinary course of business which, in the aggregate, are not substantial in amount, are not incurred to secure Indebtedness, and which do not in any case materially detract from the value of the property subject thereto or interfere with the ordinary conduct of the businesses of the Borrowers; (f) Liens existing by operation of law that cannot be abrogated by contract for rights of setoff in a depository relationship with banks and non-negotiable contractual rights of setoff in customary documentation establishing a depository account with a bank, in each case, not granted in connection with the issuance of Indebtedness, and bankers Liens and rights and remedies as to deposit accounts, (g) Liens created under the Recharacterization Mortgages, and (h) Liens subordinate in all respects to Liens under the Loan Documents and the Secured Obligations if and to the extent expressly permitted by Section 7.06(d) of Fieldwood's Limited Liability Company Agreement to secure Indebtedness expressly permitted under Section 7.06(d) thereof and Section 6.01(ii) hereof.

"<u>Permitted Surety Bonds</u>" has the meaning given to such term in the Decommissioning Agreement.

"Person" means any natural person, corporation, limited liability company, trust, joint venture, association, company, partnership, Governmental Authority or other entity.

"Plan" means any employee pension benefit plan (other than a Multiemployer Plan) subject to the provisions of Title IV of ERISA or Section 412 of the Code or Section 302 of ERISA, and in respect of which any Co-Borrower or any ERISA Affiliate is (or, if such plan were terminated, would under Section 4069 of ERISA be deemed to be) an "employer" as defined in Section 3(5) of ERISA.

"<u>Plan of Merger</u>" means the Agreement and Plan of Merger of Fieldwood Energy LLC into Fieldwood Energy I LLC and Fieldwood Energy III LLC, dated as of [•], 2021, and adopted by Fieldwood Energy LLC.

"Projections" has the meaning assigned to such term in Section 3.09.

"PSA" has the meaning given to such term in the Decommissioning Agreement.

"Real Property" means all real property that was, is now, or may hereafter be owned, occupied, or otherwise controlled by any Co-Borrower pursuant to any contract of sale, lease or other conveyance of any legal interest in any real property to any Co-Borrower.

"Recharacterization Mortgages" has the meaning given to such term in the Decommissioning Agreement.

"Related Parties" means, with respect to any specified Person, such Person's Affiliates and the respective directors, officers, partners, members, trustees, employees, agents, administrators, managers, representatives and advisors of such Person and such Person's Affiliates.

"Related Party Agreement" means any agreement, arrangement, or understanding between or among any Co-Borrower or any of its Affiliates, on the one hand, and the independent director of Fieldwood, the sole manager of Fieldwood or any member or officer of any Co-Borrower or any of its Affiliates, or any Affiliate of the independent director of Fieldwood, the sole manager of Fieldwood or any member or officer of a Co-Borrower or any of its Affiliates, on the other.

"Release" means any releasing, spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, migrating, disposing, or dumping of any Hazardous Materials into the environment.

"Remaining Decommissioning" has the meaning given to such term in the Decommissioning Agreement.

"Requirement of Law" means, with respect to any Person, any statute, law (including common law), treaty, rule, regulation, code, ordinance, order, decree, writ, judgment, injunction or determination of any arbitrator or court or other Governmental Authority (including Environmental Laws), in each case applicable to or binding upon such Person or any of its property or to which such Person or any of its property is subject.

"Restricted Payment" means any dividend or other distribution (whether in cash, securities or other property) with respect to any Equity Interests, or any payment (whether in cash, securities or other property) including any sinking fund or similar deposit, on account of the purchase, redemption, retirement, acquisition, cancellation or termination of any such Equity Interests or any option, warrant or other right to acquire any such Equity Interests.

"Restructuring Support Agreement" means the Restructuring Support Agreement, dated as of August 4, 2020, by and among (a) Fieldwood Energy LLC, a Delaware limited liability company, and including the Fieldwood PSA Parties (as defined therein); (b) the Consenting FLTL Lenders (as defined therein); (c) the Consenting SLTL Lenders (as defined therein); and (d) Lender.

"Sanctioned Country" means, at any time, a country or territory which is the subject or target of any Sanctions.

"Sanctioned Person" means, at any time, (a) any Person listed in any Sanctions-related list of designated Persons maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the U.S. Department of State, (b) any Person operating, organized or resident in a Sanctioned Country or (c) any Person controlled by any such Person.

"<u>Sanctions</u>" means economic or financial sanctions or trade embargoes imposed, administered or enforced from time to time by the U.S. government, including those administered by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the U.S. Department of State.

"Secured Obligations" means (a) all unpaid principal of and accrued and unpaid interest on the Loans, (b) all accrued and unpaid fees and all expenses, reimbursements, indemnities and other obligations and indebtedness (including interest and fees accruing during the pendency of any bankruptcy, insolvency, receivership or other similar proceeding, regardless of whether allowed or allowable in such proceeding), (c) all costs and expenses, including all attorneys' fees and legal expenses, incurred by Lender to preserve and maintain the Collateral, collect the obligations described herein or described in the other Loan Documents, and enforce this Agreement, the Security Agreement, the Mortgage or any rights under any other Loan Documents, (d) the obligation to reimburse any amount that Lender (in its sole and absolute discretion) elects to pay or advance on behalf of any Co-Borrower following the occurrence of an Event of Default, (e) obligations and liabilities of the Borrowers to the Lender, any Secured Party or any indemnified party, individually or collectively, existing on the Effective Date or arising thereafter, direct or indirect, joint or several, absolute or contingent, matured or unmatured, liquidated or unliquidated, secured or unsecured, arising by contract, operation of law or otherwise, in all cases arising or incurred under this Agreement, under any of the other Loan Documents, under the Decommissioning Agreement or in respect of any of the Loans made or any reimbursement or other obligations incurred under any of the foregoing, (f) all amounts owed under any extension, renewal, or modification of any of the foregoing and (g) any of the foregoing that arises after the filing of a petition by or against any Co-Borrower under the Bankruptcy Code, even if the obligations due do not accrue because of the automatic stay under Bankruptcy Code § 362 or otherwise; in each case with respect to clauses (a) through (e) above, whether or not (i) such Secured Obligations arise or accrue before or after the filing by or against any Co-Borrower of a petition under the Bankruptcy Code, or any similar filing by or against any Co-Borrower under the laws of any jurisdiction, or any bankruptcy, insolvency, receivership or other similar proceeding, (ii) such Secured Obligations are allowable under Section 502(b)(2) of the Bankruptcy Code or under any other insolvency proceedings, (iii) the right of payment in respect of such Secured Obligations is reduced to judgment, or (iv) such Secured Obligations are liquidated, unliquidated, similar, dissimilar, related, unrelated, direct, indirect, fixed, contingent,

primary, secondary, joint, several, or joint and several, matured, disputed, undisputed, legal, equitable, secured, or unsecured.

"Secured Parties" means (a) the Lender, (b) Apache Shelf, Inc., Apache Deepwater LLC and Apache Shelf Exploration LLC, and (c) the successors and assigns of each of the foregoing.

"Security Agreement" means that certain Security Agreement (including any and all supplements thereto), dated as of the date hereof, among the Borrowers and the Lender, for the benefit of the Secured Parties, and any other pledge or security agreement entered into, after the date of this Agreement by any Co-Borrower (as required by this Agreement or any other Loan Document) or any other Person for the benefit of the Lender, on behalf of the Secured Parties, as the same may be amended, restated, supplemented or otherwise modified from time to time.

"Service Provider" means, collectively, any service provider hired by the sole manager of Fieldwood pursuant to Section 7.04 of the Limited Liability Company Agreement of Fieldwood to perform all operations and plugging and abandonment and decommissioning activities with respect to the Borrowers' properties or assets.

"subsidiary" means, with respect to any Person (the "parent") at any date, any corporation, limited liability company, partnership, association or other entity of which securities or other ownership interests representing more than 50% of the equity or more than 50% of the ordinary voting power or, in the case of a partnership, more than 50% of the general partnership interests are, as of such date, owned, controlled or held by the parent or one or more subsidiaries of the parent or by the parent and one or more subsidiaries of the parent.

"Suspension Period" has the meaning given to such term in the Decommissioning Agreement.

"Taxes" means any and all present or future taxes, levies, imposts, duties, deductions, withholdings (including backup withholding), assessments, or other charges in the nature of a tax imposed by any Governmental Authority, including any interest, additions to tax or penalties applicable thereto.

"<u>Texas Divided LLC</u>" means any Texas LLC which has been formed upon consummation of a Texas LLC Division.

"<u>Texas LLC</u>" means any limited liability company organized or formed under the laws of the State of Texas.

"<u>Texas LLC Division</u>" means the statutory division of any Texas LLC into two or more Texas LLC's pursuant to the BOC.

"<u>Transaction Documents</u>" has the meaning given to such term in the Decommissioning Agreement.

"<u>Transactions</u>" means the execution, delivery and performance by the Borrowers of this Agreement and the other Loan Documents, the borrowing of Loans and the use of the proceeds thereof.

"Trust A" has the meaning given to such term in the Decommissioning Agreement.

"Trust A Account" has the meaning given to such term in the Decommissioning Agreement.

"<u>Trust A Funding Default</u>" means the Funding Default (as defined in the Decommissioning Agreement) in respect of January 2021 in the amount of [\$50 million].

"Trust A Funding Default Loan" means a Loan in an amount up to and sufficient to cure the Trust A Funding Default.

"<u>Trust A NPI Conveyance</u>" has the meaning given to such term in the Decommissioning Agreement.

"Trust A-1 NPI Conveyance" has the meaning given to such term in the Decommissioning Agreement.

"<u>Trust A Trust Agreement</u>" has the meaning given to such term in the Decommissioning Agreement.

"<u>Turnkey Removal Contract</u>" has the meaning given to such term in the Decommissioning Agreement.

"<u>UCC</u>" means the Uniform Commercial Code as in effect from time to time in the State of Texas or in any other state, the laws of which are required to be applied in connection with the issue of perfection of security interests.

"U.S." means the United States of America.

Section 1.02 Terms Generally. The definitions of terms herein shall apply equally to the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation". The word "law" shall be construed as referring to all statutes, rules, regulations, codes and other laws (including official rulings and interpretations thereunder having the force of law or with which affected Persons customarily comply) and all judgments, orders and decrees of all Governmental Authorities. The word "will" shall be construed to have the same meaning and effect as the word "shall". Unless the context requires otherwise (a) any definition of or reference to any agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, restated, supplemented or otherwise modified (subject to any restrictions on such amendments, restatements, supplements or modifications set forth herein), (b) any definition of or reference to any statute, rule or regulation shall be construed as referring thereto as from time to time amended, supplemented or otherwise modified (including by succession of comparable successor laws), (c) any reference herein to any Person shall be construed to include such Person's successors and assigns (subject to any restrictions on assignments set forth herein) and, in the case of any Governmental Authority, any other Governmental Authority that shall have succeeded to any or all functions thereof, (d) the words "herein", "hereof" and "hereunder", and words of similar import, shall be construed to refer to this Agreement in its entirety and not to any particular provision hereof, (e) all references herein to Articles, Sections, Exhibits and Schedules shall be construed to refer to Articles and Sections of, and Exhibits and Schedules to, this Agreement, (f) any reference in any definition to the phrase "at any time" or "for any period" shall refer to the same time or period for all calculations or determinations within such definition, and (g) the words "asset" and "property" shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties, including cash, securities, accounts and contract rights.

Section 1.03 Accounting Terms; GAAP. Except as otherwise expressly provided herein, all terms of an accounting or financial nature shall be construed in accordance with GAAP; provided that, if after the date hereof there occurs any change in GAAP or in the application thereof on the operation of any provision hereof and the Borrowers notify the Lender that the Borrowers request an amendment to any provision hereof to eliminate the effect of such change in GAAP or in the application thereof (or if the Lender notifies the Borrowers that the Lender requests an amendment to any provision hereof for such purpose), regardless of whether any such notice is given before or after such change in GAAP or in the application thereof, then such provision shall be interpreted on the basis of GAAP as in effect and applied immediately before such change shall have become effective until such notice shall have been withdrawn or such provision amended in accordance herewith. Notwithstanding any other provision contained herein, all terms of an accounting or financial nature used herein shall be construed, and all computations of amounts and ratios referred to herein shall be made (a) without giving effect to any election under Financial Accounting Standards Board Accounting Standards Codification 825-10-25 (or any other Accounting Standards Codification or Financial Accounting Standard having a similar result or effect) to value any Indebtedness or other liabilities of the Borrowers at "fair value", as defined therein and (b) without giving effect to any treatment of Indebtedness in respect of convertible debt instruments under Financial Accounting Standards Board Accounting Standards Codification 470-20 (or any other Accounting Standards Codification or Financial Accounting Standard having a similar result or effect) to value any such Indebtedness in a reduced or bifurcated manner as described therein, and such Indebtedness shall at all times be valued at the full stated principal amount thereof.

ARTICLE II

The Advances

Section 2.01 Loans; Commitment Increase.

(a) Subject to the terms and conditions set forth herein, the Lender agrees to make one or more revolving loans to the Borrowers from time to time during the Availability Period in an aggregate principal amount at any time outstanding up to but not exceeding the Commitment. The Lender shall have no obligation to make any Loan if a Default or Event of Default has occurred and is continuing. Within the foregoing limits and subject to the terms and conditions set forth herein, the Borrowers may borrow, prepay and reborrow hereunder.

At any time prior to the Maturity Date, the Borrowers, acting jointly, may request an increase in the Commitment (the "Commitment Increase"); provided that the Commitment Increase shall be subject to Lender's approval and satisfaction of each of the following conditions, all in Lender's sole discretion: (i) the Commitment Increase shall not cause the Commitment to exceed \$400,000,000, (ii) at the time of such request and on the effective date of the Commitment Increase, both before and after giving effect thereto, no Default or Event of Default shall exist, (iii) the Borrowers shall deliver to Lender a joint written request for the Commitment Increase at least ten (10) Business Days prior to the desired effective date thereof, and (iv) together with such request, Borrowers shall deliver (A) a certificate of the Manager of each Co-Borrower stating that (1) the representations and warranties of such Co-Borrower contained in the Loan Documents are true and correct as though made on and as of the effective date of such Commitment Increase (it being understood and agreed that any representation or warranty which by its terms is made as of a specified date shall be required to be true and correct only as of such specified date, and (2) on the effective date of the Commitment Increase and after giving effect thereto, no Default or Event of Default shall have occurred and be continuing, and (B) resolutions of each Co-Borrower authorizing the Commitment Increase, in form and substance reasonably satisfactory to Lender. Upon Lender's approval of the Commitment Increase in its sole discretion, satisfaction of each of the foregoing conditions in Lender's sole discretion, and delivery to Lender of a duly executed amended and restated Revolving Note in the amount of the Commitment (upon giving effect to the Commitment Increase), the Commitment Increase shall become effective.

Section 2.02 <u>The Note</u>. The obligation of the Borrowers to repay the Loans shall be evidenced by the Note executed by the Borrowers, payable to the Lender, in the principal amount of the Commitment.

Section 2.03 <u>Borrowing Procedures; Requests for Borrowings</u>. To request a Loan, any Co-Borrower shall notify the Lender of such request in writing (delivered by hand, fax or e-mail) in the form attached hereto as Exhibit B and signed by such Co-Borrower not later than 10:00 a.m., Houston time, five (5) Business Days before the date of the proposed Loan. Each such Borrowing Request shall be irrevocable. Each such written Borrowing Request shall specify the following information:

- (a) the aggregate amount of the requested Loan, which amount shall be consistent with the applicable Borrowing Package;
 - (b) the date of such Loan, which shall be a Business Day; and
 - (c) the aggregate principal amount of all Loans then outstanding.

Section 2.04 <u>Funding of Borrowings</u>. The Lender shall make each Loan to be made by it hereunder on the proposed date thereof available to the requesting Co-Borrower by wire transfer to the Funding Account.

Section 2.05 Repayment of Loans.

- (a) Borrowers, jointly and severally, hereby unconditionally promises to pay the Lender the then unpaid principal amount of each Loan on the Maturity Date.
- (b) Repayments of Loans shall be accompanied by accrued interest on the amounts repaid.

Section 2.06 Prepayment of Loans.

- (a) The Borrowers shall have the right at any time and from time to time to prepay any Loan in whole or in part, without penalty or premium.
- (b) Within five (5) Business Days after the quarterly financial statements have been delivered pursuant to Section 5.01(b), the Borrowers shall prepay the Loans in an amount equal to 100% of Excess Cash Flow for the immediately preceding fiscal quarter. Each Excess Cash Flow payment shall be accompanied by a certificate signed by the Manager certifying the manner in which Excess Cash Flow and the resulting prepayment were calculated, which certificate shall be in form and substance reasonably satisfactory to Lender.

Section 2.07 Interest.

- (a) Each Loan shall bear interest at a rate per annum equal to the applicable Apache Bond Rate plus 4%. Following receipt of any Borrowing Request, Lender shall promptly notify Borrowers of the Apache Bond Rate that will be applicable to the requested Loan.
- (b) Notwithstanding the foregoing, during the occurrence and continuance of an Event of Default, the Lender may, at its option, by notice to the Borrowers, declare that all Loans shall bear interest at a rate per annum equal to 2% plus the rate otherwise applicable to such Loans as provided in the preceding paragraph of this Section.
- (c) All accrued unpaid interest on each Loan shall be payable semiannually on January 31st and July 31st of each year during the term of this Agreement (unless such date is not a Business Day in which the payment is due on the next succeeding Business Day) and on the Maturity Date, with the first installment of interest due and payable on the first such date following the making of the initial Loan hereunder until the principal amount of each such Loan is paid in full. Notwithstanding the forgoing, interest accrued pursuant to paragraph (b) of this Section shall be payable on demand and in the event of any repayment or prepayment of any Loan, accrued interest on the principal amount repaid or prepaid shall be payable on the date of such repayment or prepayment.
- (d) All interest hereunder shall be computed on the basis of a year of 365 days (or 366 days in a leap year), and shall be payable for the actual number of days elapsed (including the first day but excluding the last day).

Section 2.08 Payments Generally; Allocation of Proceeds.

(a) Each Borrower shall make each payment required to be made by it hereunder (whether of principal, interest, fees, or otherwise) prior to 5:00 p.m., Houston time, on the date when due, in immediately available funds, without set-off or counterclaim, and each Borrower

shall be jointly and severally liable for all such payment obligations. Any amounts received after such time on any date may, in the discretion of the Lender, be deemed to have been received on the next succeeding Business Day for purposes of calculating interest thereon. All such payments shall be made to the Lender to such account as the Lender shall from time to time specify in a notice to the Borrowers. If any payment hereunder shall be due on a day that is not a Business Day, the date for payment shall be extended to the next succeeding Business Day, and, in the case of any payment accruing interest, interest thereon shall be payable for the period of such extension. All payments hereunder shall be made in dollars.

(b) Any proceeds of Collateral received by the Lender after an Event of Default has occurred and is continuing and if the Lender so elects, such funds shall be applied ratably <u>first</u>, to pay any fees, indemnities, or expense reimbursements including amounts then due to the Lender, in its capacity as such, from the Borrowers, <u>second</u>, to pay interest then due and payable on the Loans ratably, <u>third</u>, to prepay principal on the Loans, and <u>fourth</u>, to the payment of any other Secured Obligation due to the Secured Parties from the Borrowers, and <u>finally</u>, to the Borrowers or otherwise as required by law or court order. The Lender shall have the continuing and exclusive right to apply and reverse and reapply any and all proceeds and payments received pursuant to the first sentence of this clause (b) to any portion of the Secured Obligations.

Section 2.09 <u>Indemnity for Returned Payments</u>. If after receipt of any payment which is applied to the payment of all or any part of the Secured Obligations (including a payment effected through exercise of a right of setoff), the Lender is for any reason compelled to surrender such payment or proceeds to any Person because such payment or application of proceeds is invalidated, declared fraudulent, set aside, determined to be void or voidable as a preference, impermissible setoff, or a diversion of trust funds, or for any other reason (including pursuant to any settlement entered into by the Lender in its discretion), then the Secured Obligations or part thereof intended to be satisfied shall be revived and continued and this Agreement shall continue in full force as if such payment or proceeds had not been received by the Lender. The provisions of this <u>Section 2.09</u> shall be and remain effective notwithstanding any contrary action which may have been taken by the Lender in reliance upon such payment or application of proceeds. The provisions of this <u>Section 2.09</u> shall survive the termination of this Agreement.

ARTICLE III

Representations and Warranties

To induce Lender to enter into this Agreement, each Co-Borrower represents and warrants to the Lender that:

Section 3.01 <u>Organization; Powers</u>. Each Co-Borrower (i) is duly organized, validly existing and in good standing under the laws of the jurisdiction of its organization, (ii) has all requisite power and authority to carry on its business as now conducted and is qualified to do business in, and (iii) is in good standing in every jurisdiction where such qualification is required.

Section 3.02 <u>Authorization; Enforceability</u>. The Transactions are within each Co-Borrower's organizational powers and have been duly authorized by all necessary organizational actions and, if required, actions by equity holders. Each Loan Document to which such Co-Borrower is a party has been duly executed and delivered by such Co-Borrower and constitutes a legal, valid and binding obligation of such Co-Borrower, enforceable in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law.

Section 3.03 Governmental Approvals; No Conflicts. The Transactions (a) do not require any consent or approval of, registration or filing with, or any other action by, any Governmental Authority, except such as have been obtained or made and are in full force and effect and except for filings necessary to perfect Liens created pursuant to the Loan Documents, (b) will not violate such Co-Borrower's organizational documents or any Requirement of Law applicable to such Co-Borrower, (c) will not violate or result in a default under any indenture, agreement or other instrument binding upon a Co-Borrower or the assets of such Co-Borrower, or give rise to a right thereunder to require any payment to be made by such Co-Borrower, and (d) will not result in the creation or imposition of any Lien on any asset of such Co-Borrower, except Liens created pursuant to the Loan Documents.

Section 3.04 <u>Properties</u>.

- (a) As of the date of this Agreement, <u>Schedule 3.04(a)</u> sets forth the address of each parcel of Real Property that is owned or leased by any Co-Borrower. Each of the leases and subleases listed on <u>Schedule 3.04(a)</u> is valid and enforceable in accordance with its terms and is in full force and effect, and no default by any party to any such lease or sublease exists. Each Co-Borrower has good and indefeasible title to, or valid leasehold interests in, all of its real and personal property.
- (b) Each Co-Borrower owns, or is licensed to use, all trademarks, tradenames, copyrights, patents and other intellectual property necessary to its business as currently conducted, a correct and complete list of which, as of the date of this Agreement, is set forth on Schedule 3.04(b), and the use thereof by such Co-Borrower does not infringe in any material respect upon the rights of any other Person, and each Co-Borrower's rights thereto are not subject to any licensing agreement or similar arrangement.

Section 3.05 Litigation and Environmental Matters.

- (a) Except as disclosed to the Lender in writing, there are no actions, suits or proceedings by or before any arbitrator or Governmental Authority pending against or to the knowledge of any Co-Borrower, threatened against or affecting such Co-Borrower or that involve any Loan Document or the Transactions.
- (b) Except as disclosed to the Lender in writing, no Co-Borrower (1) has received notice of any claim with respect to any Environmental Liability or knows of any basis for any Environmental Liability, and (2) no Co-Borrower (i) has failed to comply with any Environmental Law or to obtain, maintain or comply with any permit, license or other approval

required under any Environmental Law or (ii) has become subject to any Environmental Liability, except, in the case of each of (1) and (2)(i) and (ii), as would not reasonably be expected to have a Material Adverse Effect.

Section 3.06 <u>Compliance with Laws and Agreements; No Default</u>. Except as disclosed to the Lender in writing, each Co-Borrower is in compliance in all material respects with all Requirements of Law applicable to it or its property, except for Decommissioning obligations for which Lender has received notice of such Co-Borrower's non-compliance from the applicable Governmental Authority. No Default has occurred and is continuing.

Section 3.07 <u>Taxes</u>. Each Co-Borrower has timely filed or caused to be filed all income and other material Tax returns and reports required to have been filed and has paid or caused to be paid all income and other material Taxes required to have been paid by it, except Taxes that are not yet delinquent or that are being contested in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside by such Co-Borrower on its books. No Tax liens have been filed on the assets of any Co-Borrower, and no claims are being asserted in writing by any Governmental Authority with respect to any unpaid Taxes of such Co-Borrower (other than those being contested in good faith by appropriate proceedings).

Section 3.08 <u>ERISA</u>. No Co-Borrower nor any ERISA Affiliate maintains or contributes to, or has any obligation under, any Plan.

Section 3.09 <u>Disclosure</u>. The reports, financial statements, certificates and other information (other than forward-looking information (the "<u>Projections</u>") or information of a general economic or industry specific nature) furnished in writing by or on behalf of the Borrowers to the Lender in connection with the negotiation of this Agreement or any other Loan Document (as modified or supplemented by other information so furnished), taken as a whole, do not contain any material misstatement of fact or omit to state any material fact necessary to make the statements therein, taken as a whole, in the light of the circumstances under which they were made, not materially misleading; <u>provided</u> that, with respect to Projections, the Borrowers represent only that such information was prepared in good faith based upon assumptions believed to be reasonable at the time delivered.

Section 3.10 <u>Material Contracts</u>. No Co-Borrower is in default in the performance, observance or fulfillment of any of the obligations, covenants or conditions contained in any Material Contract (excluding any default resulting from such Co-Borrower's failure to comply with the reimbursement obligations in Section 2.7 of the Decommissioning Agreement). Except as disclosed on <u>Schedule 3.10</u>, no Co-Borrower is obligated by more than (i) \$100,000 under any individual contract, commitment, or other liability or obligation or (ii) \$500,000 in the aggregate under all such contracts, commitments, liabilities, or obligations, and in the case of (i) and (ii), excluding Material Contracts, this Agreement, and any other contract to which Co-Borrower is a party or by which it or its properties are bound and which was entered into in the ordinary course of business, is not material to Co-Borrower, and will not adversely affect its ability to perform its obligations under the Loan Documents.

- Section 3.11 <u>Insurance</u>. <u>Schedule 3.11</u> sets forth a description of all insurance maintained by or on behalf of the Borrowers as of the Effective Date. As of the Effective Date, all premiums in respect of such insurance have been paid. Each Co-Borrower believes that the insurance maintained by it is adequate and is customary for companies engaged in the same or similar businesses operating in the same or similar locations.
- Section 3.12 <u>Security Interest in Collateral</u>. The provisions of this Agreement and the other Loan Documents create legal and valid Liens on all the Collateral in favor of the Lender and such Liens constitute (or will constitute upon completion of the filings and other actions required pursuant to the Loan Documents) perfected and continuing Liens on the Collateral to the extent required to be perfected pursuant to the Loan Documents, securing the Secured Obligations, (a) enforceable against the Borrowers and all third parties in accordance with the terms hereof and thereof, subject only to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law, and (b) having priority over all other Liens (other than Permitted Liens) on the Collateral.
- Section 3.13 <u>Use of Proceeds</u>. The proceeds of the Loans have been used and will be used, whether directly or indirectly as set forth in Section 5.08.
- Section 3.14 <u>Anti-Corruption Laws and Sanctions</u>. Each Co-Borrower is in compliance with Anti-Corruption Laws and applicable Sanctions in all material respects. No Borrowing, use of proceeds, Transaction or other transaction contemplated by this Agreement or the other Loan Documents will violate Anti-Corruption Laws or applicable Sanctions.
- Section 3.15 <u>Affiliate Transactions</u>. Other than any transaction permitted pursuant to <u>Section 6.09</u>, there are no existing or proposed agreements, arrangements, understandings or transactions between or among any Co-Borrower and any Affiliates of a Co-Borrower, or between or among any Affiliate of a Co-Borrower or any subsidiary of any Co-Borrower.
- Section 3.16 <u>Solvency</u>. The fair market value of each Co-Borrower's assets exceeds, and after giving effect to each Loan will exceed, such Co-Borrower's total liabilities (including subordinated, liquidated, unliquidated, disputed, and contingent liabilities and commitments excepting only asset retirement obligations). The fair saleable value of each Co-Borrower's property exceeds, and after giving effect to each Loan will exceed, the amount required to pay its debts and other liabilities (including subordinated, liquidated, unliquidated, disputed, and contingent liabilities mature. Each Co-Borrower is, and after giving effect to each Loan will be, able to pay its debts and liabilities (including subordinated, liquidated, unliquidated, disputed, and contingent liabilities and commitments excepting only asset retirement obligations) as such debts and other liabilities mature. Each Co-Borrower's assets do not, after giving effect to each Loan will not, constitute unreasonably small capital to carry out its business as conducted or as proposed to be conducted, excluding only asset retirement obligations from such determination. For purposes of this Section, each reference to asset retirement obligations mean those which would be reflected on a balance sheet conforming with the requirements of Section 5.01 hereof.

ARTICLE IV

Conditions

Section 4.01 <u>Effective Date</u>. The obligations of the Lender to make Loans hereunder shall not become effective until the date on which each of the following conditions is satisfied (or waived in accordance with <u>Section 8.02</u>) and, subject thereto, shall become effective simultaneously with confirmation of the plan of reorganization pursuant to the Confirmation Order:

- (a) <u>Credit Agreement and Loan Documents</u>. The Lender (or its counsel) shall have received (i) a counterpart of this Agreement signed by the Borrowers and (ii) duly executed copies of the other Loan Documents in form and substance satisfactory to Lender.
- (b) <u>Certificates</u>; <u>Certified Certificate of Incorporation</u>; <u>Good Standing Certificates</u>. The Lender shall have received (i) a certificate of each Co-Borrower, dated the Effective Date and executed by an authorized Person of such Co-Borrower, which shall (A) certify the resolutions adopted by written consent of the Manager of such Co-Borrower authorizing the execution, delivery and performance of the Loan Documents to which it is a party, (B) identify by name and title and bear the signature of each Person authorized to sign on behalf of such Co-Borrower the Loan Documents to which it is a party, and (C) contain appropriate attachments, including the Divisive Merger Documents certified by the Texas Secretary of State and a true and correct copy of its limited liability company agreement, and (ii) a certificate of fact for of such Co-Borrower from the Texas Secretary of State.
- (c) <u>Manager's Certificate</u>. The Lender shall have received a certificate, signed by the Manager or other appropriately authorized Person of each Co-Borrower, dated as of the Effective Date (i) stating that no Default has occurred and is continuing, and (ii) stating that the representations and warranties contained in the Loan Documents are true and correct as of such date.
- (d) <u>Fees and Expenses</u>. The Lender shall have received all fees required to be paid and all expenses required to be reimbursed for which invoices have been submitted on or prior to the Effective Date (including the reasonable fees and expenses of legal counsel).
- (e) <u>Confirmation Order</u>. The Lender or its counsel shall have received a signed copy of the Confirmation Order and notice that the effective date of the plan of reorganization contained therein has occurred.
- (f) <u>Lien Releases</u>. The Lender shall have received satisfactory evidence that all Liens granted upon any of the property of the Borrowers constituting Collateral (other than Permitted Liens) are terminated as of the Effective Date.
- (g) <u>Funding Account</u>. The Lender shall have received a notice setting forth the deposit account of each Co-Borrower (each a "<u>Funding Account</u>", collectively, the "<u>Funding Accounts</u>") to which the Lender is authorized by such Co-Borrower to transfer the proceeds of any Borrowings requested or authorized pursuant to this Agreement.

- (h) <u>Control Agreements</u>. The Lender shall have received deposit account control agreements for the Funding Accounts and each operating account of Borrowers required to be provided pursuant to the Security Agreement.
- (i) <u>Filings, Registrations and Recordings</u>. Each document (including any Uniform Commercial Code financing statement) required by the Collateral Documents or under law or reasonably requested by the Lender to be filed, registered or recorded in order to create in favor of the Lender, for the benefit of the Secured Parties, a perfected Lien on the Collateral described therein, prior and superior in right to any other Person (other than with respect to Liens expressly permitted by <u>Section 6.02</u>), shall be in proper form for filing, registration or recordation.
- (j) <u>Insurance</u>. The Lender shall have received evidence of insurance coverage in form, scope, and substance reasonably satisfactory to the Lender and otherwise in compliance with the terms of <u>Section 5.10</u> of this Agreement.

(k) [Intentionally Blank]

- (l) <u>Capitalization</u>. Lender shall have received written evidence, in form and substance satisfactory to Lender, that the capitalization funds received by the Borrowers upon their formation in the amount of \$50,000,000 has been fully utilized under the Decommissioning Plan during the bankruptcy of the Debtor or any unused amount has been funded to the Funding Account.
 - (m) <u>Material Contracts</u>. Lender shall have received copies of all Material Contracts.
- (n) <u>Financial Information</u>. The Lender shall have received (i) an unaudited consolidated balance sheet of Borrowers and their subsidiaries as of the Effective Date and (ii) historical lease operating statements for the assets of each Co-Borrower and its subsidiaries for each month during the 24-month period immediately preceding the Effective Date, and in the case of (i) and (ii), in form and substance reasonably satisfactory to Lender and after giving effect to the divisive merger that is part of the plan of reorganization confirmed by the Confirmation Order.
- (o) Other Documents. The Lender shall have received such other documents as the Lender or its counsel may have reasonably requested, including a customary written opinion or opinions of the Borrowers' counsel as to due authorization, execution and delivery, and enforceability of the Loan Documents and perfection of the security interests granted thereby, addressed to the Lender, in form and substance satisfactory to the Lender, and rendered by Weil Gotshal & Manges LLP or a comparable law firm satisfactory to Lender.

The Lender shall notify the Borrowers of the Effective Date, and such notice shall be conclusive and binding.

Section 4.02 <u>Each Credit Event</u>. The obligation of the Lender to make (i) each Loan under <u>Article II</u> hereof (other than a Trust A Funding Default Loan) is subject to the satisfaction of the following conditions and (ii) the Trust A Funding Default Loan is subject to the satisfaction of the following conditions except conditions (c), (e), (k), and (l):

- (a) The representations and warranties of each Co-Borrower set forth in the Loan Documents shall be true and correct with the same effect as though made on and as of the date of such Borrowing (it being understood and agreed that any representation or warranty which by its terms is made as of a specified date shall be required to be true and correct only as of such specified date.
- (b) At the time of and immediately after giving effect to such Loan, no Default shall have occurred and be continuing.
- (c) All amounts in the Trust A Account, the Letters of Credit, and the Permitted Surety Bonds have been fully exhausted or are not available to pay or reimburse Lender for Decommissioning.
- (d) The Decommissioning Agreement is in full force and effect, has not been terminated and has become the obligation of the Borrowers under the Confirmation Order and/or the Divisive Merger Documents.
- (e) Other than any Co-Borrower's failure to comply with the reimbursement obligations in Section 2.7 of the Decommissioning Agreement, there are no uncured events that constitute or would result in the nonperformance, default, or breach by any Co-Borrower under the Decommissioning Agreement.
- (f) Since the Effective Date, none of the events set forth in <u>Article VII</u> of the Decommissioning Agreement have occurred, nor has any Co-Borrower assigned, conveyed, sold, farmed out or otherwise transferred any of the Leases other than with respect to (i) farmout transactions consummated in accordance with Section 7.06 of the Limited Liability Company Agreement of Fieldwood and (ii) conveyances or other transfers consummated in accordance with the JOA or Farmout Agreement.
- (g) Since the Effective Date, no Co-Borrowers has received cash from the Trust A Account, including, but not limited to, pursuant to Section 4.3(b) and Section 4.5 of the Decommissioning Agreement.
- (h) Since the Effective Date, no Co-Borrowers has caused a reduction in the LC Drawing Amount, including, not limited to, pursuant to Section 4.3(b) of the Decommissioning Agreement.
 - (i) A Suspension Period shall not have commenced and be continuing.
- (j) Lender has received a copy of the Decommissioning Contract, in form and substance satisfactory to the Lender, for the Decommissioning to be funded with a borrowing, together with a schedule showing (i) all subcontracts awarded as of the Borrowing Request, including names, types of work, subcontract amounts and percentage retainage provided in said subcontracts, (ii) the amount of general conditions and an estimate of value for each subcontract not awarded as of such date, and (iii) a total overall schedule of value.

- (k) Lender shall have received the following in form and substance reasonably satisfactory to Lender (collectively, a "Borrowing Package", together with any amendments, modifications or supplements of the same) at least ten (10) Business Days prior to the date of the requested Loan (which, for the avoidance of doubt, may be submitted in advance of the identification of a proposed borrowing date):
 - (i) a certification from Borrowers in favor of Lender that (i) the Decommissioning to be made with the proceeds of a proposed Borrowing Request is contemplated by the Decommissioning Plan then in effect (both as to amount of such requested Loan and as to the timing of such requested Loan), (ii) that the proposed use of the proceeds therefrom is for cost and expenses in compliance with the Decommissioning Plan then in effect and (iii) Borrowers shall have sufficient funds (on a pro forma basis (reasonably projected, on a good faith basis) after giving effect to the Loan requested) to pay all accrued interest due under Section 2.07(c) for the following six (6) month period;
 - (ii) a certification from the Contractor in the form acceptable to Lender with respect to the requested Loan, detailing the Decommissioning covered or to be covered by the Borrowing, itemizing any estimated costs and expenses of such Decommissioning and/or including copies of invoices itemizing costs and expenses incurred with respect to such Decommissioning, as applicable;
 - (iii) partial lien waivers or releases of lien for all lienable work done and materials delivered with respect to such Decommissioning covered in the request, to the extent applicable (for purposes of clarity, this only applies to work performed prior to the date of the Borrowing Package);
 - (iv) to the extent not previously delivered to Lender, copies of all permits, orders, certificates, licenses and approvals required under applicable Requirements of Law for the Decommissioning (collectively, the "Required Approvals") as of the date of the requested Loan and copies of all subcontracts; *provided*, *however*, with respect to any Required Approvals that have not been issued as of the date of submission of a Borrowing Package, Co-Borrower shall include with the Borrowing Package Co-Borrower's certification and covenant in form and substance reasonably satisfactory to Lender that (i) Co-Borrower has received from the applicable Governmental Authority indication that such Required Approvals will be issued to Co-Borrower, specifying the expected time of issuance thereof, (ii) Co-Borrower diligently shall pursue such Required Approvals, and (iii) Co-Borrower promptly shall deliver to Lender copies of such Required Approvals upon receipt thereof; *provided further*, *however*, Lender shall have discretion to decline any Borrowing Request that is not preceded or accompanied by copies of all Required Approvals; and
 - (v) such additional documentation reasonably requested by Lender.
- (1) <u>Decommissioning Plan.</u> Lender and Borrowers shall have agreed to a decommissioning plan in form and substance reasonably acceptable to Lender (the "Decommissioning Plan").

ARTICLE V

Affirmative Covenants

Until the Commitment shall have expired or been terminated and the principal of and interest on each Loan and all fees payable hereunder shall have been paid in full, in each case without any pending draw, each Co-Borrower covenants and agrees with the Lender that:

Section 5.01 <u>Financial Statements and Other Information</u>. Fieldwood will furnish to the Lender:

- (a) within 105 days after the end of each fiscal year, its audited consolidated balance sheet and related consolidated statements of operations, members' equity and cash flows as of the end of and for such year prepared under AICPA auditing standards, setting forth in each case in comparative form the figures for the previous fiscal year, all reported on by independent public accountants acceptable to the Lender (without a "going concern" or like qualification, commentary, or exception expressly indicates that after giving effect to the exclusion of asset retirement obligations reflected on the accompanying balance sheet, there would be no such qualification, commentary, or exception), and without any qualification or exception as to the scope of such audit) to the effect that such consolidated financial statements present fairly in all material respects the consolidated financial condition and results of operations of the Borrowers in accordance with GAAP consistently applied;
- (b) within 50 days after the end of each of its fiscal quarters (including the fourth quarter), its consolidated balance sheet and related consolidated statements of operations, members' equity and cash flows as of the end of and for such fiscal quarter and the then elapsed portion of such fiscal year, setting forth in each case in comparative form the figures for the corresponding period or periods of (or, in the case of the balance sheet, as of the end of) the previous fiscal year, all certified by Fieldwood as presenting fairly in all material respects the consolidated financial condition and results of operations of the Borrowers in accordance with GAAP consistently applied, subject to normal year-end audit adjustments and the absence of footnotes;
- (c) concurrently with any delivery of financial statements under clause (a) or (b) above (collectively or individually, as the context requires, the "Financial Statements"), a certificate of the Manager of Fieldwood in substantially the form of Exhibit C (the "Compliance Certificate") (i) certifying as to whether a Default has occurred and, if a Default has occurred, specifying the details thereof and any action taken or proposed to be taken with respect thereto, and (ii) to the extent any Loan has been advanced hereunder, certifying that Borrowers have sufficient funds to pay all accrued interest due under Section 2.07(c) for the following six (6) month period;
- (d) as soon as available, but in any event no later than 60 days after the end of each fiscal year, commencing with the fiscal year ending December 31, 2021, a detailed operating budget for the next fiscal year forecasting revenue, operating costs, and capital expenses for each fiscal quarter in form reasonably satisfactory to the Lender;

- (e) as soon as available, but in no event later than 15 Business Days after the end of each calendar month, a statement in a form reasonably satisfactory to Lender showing all operating data including operating expenses and revenue for each Co-Borrower for such calendar month; and
- (f) promptly following any request therefor, such other information regarding the operations, business affairs and financial condition of each Co-Borrower, or compliance with the terms of this Agreement, as the Lender may reasonably request, including, without limitation, Decommissioning cost estimates and calculations.

Section 5.02 <u>Notices of Material Events</u>. Each Co-Borrower will furnish to the Lender prompt (but in any event within five (5) Business Days) after each Co-Borrower obtains knowledge thereof) written notice of the following:

- (a) the occurrence of any Default;
- (b) receipt of any notice of any investigation by a Governmental Authority or any litigation or proceeding commenced or threatened against any Co-Borrower that (i) seeks damages in excess of \$250,000, (ii) alleges criminal misconduct by any Co-Borrower, (iii) alleges the violation of, or seeks to impose remedies under any Environmental Law or related Requirement of Law, or seeks to impose Environmental Liability, or (iv) asserts liability on the part of any Co-Borrower in excess of \$250,000 in respect of any tax, fee, assessment, or other governmental charge; or
- (c) a breach by any Co-Borrower of any covenant under the Decommissioning Agreement (other than Borrowers' failure to comply with the reimbursement obligations in Section 2.7 of the Decommissioning Agreement); provided that, if a written notice of such breach has been given to Lender in connection with the Decommissioning Agreement, such notice shall not be required to be provided under this <u>Section 5.02</u>.

Each notice delivered under this Section shall be accompanied by a statement of the applicable authorized Person of each Co-Borrowers setting forth the details of the event or development requiring such notice and any action taken or proposed to be taken with respect thereto.

Section 5.03 Existence; Conduct of Business. Each Co-Borrower will (a) do or cause to be done all things necessary to preserve, renew and keep in full force and effect its legal existence and the rights, qualifications, licenses, permits, franchises, governmental authorizations, intellectual property rights, licenses and permits material to the conduct of its business, and maintain all requisite authority to conduct its business in each jurisdiction in which its business is conducted and (b) carry on and conduct its business in substantially the same manner and in substantially the same fields of enterprise as it is presently conducted.

Section 5.04 <u>Payment of Obligations</u>. Each Co-Borrower will pay or discharge all other material liabilities and obligations, including Taxes, before the same shall become delinquent or in default, except those which are being contested by Borrowers in good faith by appropriate proceedings and for which adequate reserves in accordance with GAAP shall have been set aside on its books.

Section 5.05 <u>Maintenance of Properties</u>. The Borrowers will keep and maintain all property material to the conduct of its business in good working order and condition, ordinary wear and tear and performance of its obligations under the Decommissioning Agreement excepted; provided, however, that nothing in this Agreement shall provided, however, that nothing in this Agreement shall prevent the Borrowers from relinquishing or allowing any Leases to expire or terminate, in each case in the ordinary course of the Borrowers' business.

Section 5.06 <u>Books and Records; Inspection Rights.</u> Each Co-Borrower will (a) keep proper books of record and account in which full, true and correct entries are made of all dealings and transactions in relation to its business and activities and (b) permit any representatives designated by the Lender (including employees of the Lender or any consultants, accountants, lawyers, agents and appraisers retained by the Lender), upon reasonable prior notice, during normal business hours, to visit and inspect its properties, conduct at such Co-Borrower's premises field examinations of such Co-Borrower's assets, liabilities, books and records, including examining and making extracts from its books and records, and to discuss its affairs, finances and condition with its officers and independent accountants, all at such reasonable times, as often as reasonably requested at the Borrowers' expense.

Section 5.07 <u>Compliance with Laws and Material Contractual Obligations</u>. Each Co-Borrower will (a) comply with each Requirement of Law applicable to it or its property (including, without limitation, Environmental Laws) in all material respects and (b) perform in all material respects its obligations under material agreements to which it is a party. Each Co-Borrower will enforce policies and procedures designed to ensure compliance by such Co-Borrower, and its directors, officers, employees and agents with Anti-Corruption Laws and applicable Sanctions.

Section 5.08 Use of Proceeds.

- (a) The proceeds of the Loans (except the Trust A Funding Default Loan) will be used only for payment or reimbursement of costs associated with plugging, facility and well removal and abandonment, and other actions permitted or required by the Decommissioning Agreement. The proceeds of the Trust A Funding Default Loan will be used only to fund Trust A.
- (b) No Co-Borrower will request or use any Borrowing and shall procure that its directors, officers, employees and agents shall not use, the proceeds of any Borrowing (i) in furtherance of an offer, payment, promise to pay, or authorization of the payment or giving of money, or anything else of value, to any Person in violation of any Anti-Corruption Laws, (ii) for the purpose of funding, financing or facilitating any activities, business or transaction of or with any Sanctioned Person, or in any Sanctioned Country or (iii) in any manner that would result in the violation of any Sanctions applicable to any party hereto.

Section 5.09 Accuracy of Information. Each Co-Borrower will ensure that, other than the Projections described below, any information, including financial statements or other documents, material to the Loan Documents or the transactions contemplated thereby, furnished in writing to the Lender by the Manager of such Co-Borrower in connection with this Agreement or any other Loan Document or any amendment or modification hereof or thereof or waiver

hereunder or thereunder contains no material misstatement of fact or omits to state any material fact, in each case necessary to make the statements therein, in the light of the circumstances under which they were made and taken as a whole, not misleading; <u>provided</u> that, with respect to the Projections, each Co-Borrower will cause the Projections to be prepared in good faith based upon assumptions believed to be reasonable at the time.

Section 5.10 <u>Insurance</u>. Each Co-Borrower will maintain with financially sound and reputable carriers having a financial strength rating of at least A- by A.M. Best Company (a) insurance in such amounts (with no greater risk retention) and against such risks and such other hazards, as is customarily maintained by companies of established repute engaged in the same or similar businesses operating in the same or similar locations and (b) all insurance required pursuant to the Collateral Documents. Each Co-Borrower will furnish to the Lender information in reasonable detail as to the insurance so maintained.

Section 5.11 <u>Further Assurances</u>. Each Co-Borrower will execute and deliver such further instruments as may be reasonably requested by Lender to carry out the provisions and purposes of this Agreement and the other Loan Documents and to preserve and perfect the Liens of Lender in the Collateral.

ARTICLE VI

Negative Covenants

Until the Commitment shall have expired or been terminated and the principal of and interest on each Loan and all fees, expenses and other amounts payable under any Loan Document shall have been paid in full, each Co-Borrower covenants and agrees with the Lender that:

Section 6.01 <u>Indebtedness</u>. No Co-Borrower will create, incur, assume or suffer to exist any Indebtedness, except (i) the Secured Obligations and (ii) when there is no Default and no Default would result therefrom, Indebtedness subordinate in all respects to Indebtedness under the Loan Documents and the Secured Obligations if and to the extent permitted by Section 7.06(d) of Fieldwood's Limited Liability Company Agreement.

Section 6.02 <u>Liens</u>. No Co-Borrowers will create, incur, assume or permit to exist any Lien on any property or asset now owned or hereafter acquired by it, or assign or sell any income or revenues (including Accounts) or rights in respect of any thereof, except for Permitted Liens.

Section 6.03 Fundamental Changes.

- (a) No Co-Borrower will enter into a fundamental business transaction (as defined in the BOC) including a merger, consolidation, interest exchange, conversion or sale of all or substantially all of such Co-Borrower's Real Property or other assets (including, in each case, pursuant to a Texas LLC Division).
- (b) No Co-Borrower will wind-up, dissolve, liquidate, or terminate or initiate any bankruptcy, insolvency or similar proceeding.

- (c) No Co-Borrower will file any motion seeking to amend, modify or alter, in any way, the Confirmation Order.
- (d) No Co-Borrower will (i) revoke any voluntary decision to wind-up or cancel the required winding up of such Co-Borrower due to an event specified in Section 11.051 of the BOC or (ii) reinstate such Co-Borrower after termination.
- (e) No Co-Borrower will (i) conduct or be involved in any business or operations other than operating or plugging and abandoning and decommissioning the Legacy Apache Properties or the GOM Shelf Properties or (ii) engage in any activity or take any action with respect to its properties or assets, other than in the ordinary course of business.
- (f) No Co-Borrower will change its fiscal year or any fiscal quarter from the basis in effect on the date hereof.
- (g) No Co-Borrowers will change the accounting basis upon which its financial statements are prepared.
- Section 6.04 <u>Investments, Loans, Advances, Guarantees and Acquisitions</u>. No Co-Borrower will form any subsidiary or enter into any joint venture or similar business arrangement after the date hereof, or purchase, hold or acquire any Equity Interests, evidences of Indebtedness or other securities (including any option, warrant or other right to acquire any of the foregoing) of, make or permit to exist any loans, advances or capital contributions to, Guarantee (except for the Borrower Guarantees) any obligations of, or make or permit to exist any investment or any other interest in, any other Person, or purchase, farm-in or otherwise acquire any assets of any other Person, except:
- (a) farm-in or farmout transactions consummated in accordance with Section 7.06 of the Limited Liability Company Agreement of Fieldwood; and
- (b) conveyances or other transfers consummated in accordance with the JOA or Farmout Agreement.
- Section 6.05 <u>Asset Sales</u>. No Co-Borrower will sell, transfer (including any disposition of property to a Texas Divided LLC pursuant to a Texas LLC Division), farmout, lease or otherwise dispose of any asset, including any Equity Interest owned by it, except:
- (a) farmout transactions consummated in accordance with Section 7.06 of the Limited Liability Company Agreement of Fieldwood; and
- (b) conveyances or other transfers consummated in accordance with the JOA or Farmout Agreement.
- Section 6.06 <u>Sale and Leaseback Transactions</u>. No Co-Borrower will enter into any arrangement, directly or indirectly, whereby it shall sell or transfer any property, real or personal, used or useful in its business, whether now owned or hereafter acquired, and thereafter rent or lease such property or other property that it intends to use for substantially the same purpose or purposes as the property sold or transferred.

- Section 6.07 <u>Swap Agreements</u>. No Co-Borrower will enter into any swap agreement (other than for physical swaps of less than one year in duration) without the Lender's prior consent in its sole discretion.
- Section 6.08 <u>Restricted Payments; Certain Payments of Indebtedness.</u> No Co-Borrower will declare or make, directly or indirectly, any Restricted Payment, or incur any obligation (contingent or otherwise) to do so.
- Section 6.09 <u>Transactions with Affiliates</u>. No Co-Borrower will (a) enter into, amend, waive any provision of, or any of its rights under, or terminate any Related Party Agreement or (b) sell, lease or otherwise transfer any property or assets to, or purchase, lease or otherwise acquire any property or assets from, or otherwise engage in any other transactions with, any of its Affiliates, except (i) farmout transactions consummated in accordance with Section 7.06 of the Limited Liability Company Agreement of Fieldwood, (ii) conveyances or other transfers consummated in accordance with the JOA or Farmout Agreement and (iii) the transition services agreement entered into between any Co-Borrower and the Credit Bid Purchaser as of even date herewith, as may be amended or replaced in its entirety.
- Section 6.10 <u>Restrictive Agreements</u>. No Co-Borrower will enter into, incur or permit to exist any agreement or other arrangement that prohibits, restricts or imposes any condition upon the ability of such Co-Borrower to create, incur or permit to exist any Lien upon any of its property or assets securing the Secured Obligations.
- Section 6.11 <u>Amendment of Organizational Documents; Material Contracts.</u> (a) No Co-Borrower will (i) amend, modify, supplement or waive any provision of, or any of its rights under, its certificate of formation or organization, as applicable, its limited liability company agreement or any other organizational document of such Co-Borrower or (ii) issue additional Equity Interests or admit additional Persons as members under the limited liability company agreement of such Co-Borrower.
- (b) No Co-Borrower will (i) amend, modify, supplement, or waive any provision of, or any of its rights under, or terminate any Material Contract, or (ii) enter into any joint operating agreement with respect to the operatorship of the Real Properties or any joint development agreement relating to the Real Properties except as otherwise permitted in <u>Sections 6.04</u> or <u>6.05</u> hereof.
- Section 6.12 <u>Amendment or Termination of Material Relationships</u>. No Co-Borrower will (a) remove, replace or materially change the work to be performed by the Service Provider or (b) remove, replace or materially change the powers, rights or responsibilities of the sole manager or independent director of Fieldwood.
- Section 6.13 Excess Cash Flow. No Co-Borrower shall use Excess Cash Flow for any purpose other than (i) fulfilling its Secured Obligations and obligations under the Decommissioning Agreement and (ii) if and to the extent expressly permitted by Section 7.06(d) of Fieldwood's Limited Liability Company Agreement, to repay Indebtedness expressly permitted by Section 7.06(d) thereof and Section 6.01(ii) hereof when there is no Default and no Default would result from such repayment.

ARTICLE VII

Events of Default

If any of the following events ("Events of Default") shall occur:

- (a) the Borrowers shall fail to pay (i) any principal of any Loan or (ii) any interest on any Loan or other amount payable under this Agreement or any other Loan Document when and as the same shall become due and payable, whether at the due date thereof or at a date fixed for prepayment thereof or otherwise and, in the case of clause (ii), such failure shall continue for five (5) Business Days;
- (b) any representation or warranty made or deemed made by or on behalf of any Co-Borrower in or in connection with this Agreement or any other Loan Document or any amendment or modification hereof or thereof or waiver hereunder or thereunder, or in any report, certificate, financial statement or other document furnished by any Co-Borrower pursuant to or in connection with this Agreement or any other Loan Document or any amendment or modification hereof or thereof or waiver hereunder or thereunder, shall prove to have been materially incorrect when made or deemed made;
- (c) any Co-Borrower shall fail to observe or perform any covenant, condition or agreement contained in <u>Sections 5.01, 5.02(a), 5.03, 5.08</u> or <u>5.10</u> or in <u>Article VI</u>;
- (d) any Co-Borrower shall fail to observe or perform any covenant, condition or agreement contained in this Agreement or any other Loan Document (other than those specified in clause (a) or (c) of this Article), and such failure shall continue unremedied for a period of thirty (30) days after the earlier of such Co-Borrower's knowledge of such breach or notice thereof from the Lender if such breach relates to terms or provisions of any other Section of this Agreement or of any other Loan Document;
- (e) an involuntary proceeding shall be commenced or an involuntary petition shall be filed seeking (i) liquidation, reorganization or other relief in respect of any Co-Borrower or its debts, or of a substantial part of its assets, under any federal, state or foreign bankruptcy, insolvency, receivership or similar law now or hereafter in effect or (ii) the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar official for any Co-Borrower or for a substantial part of its assets, and, in any such case, such proceeding or petition shall continue undismissed for sixty (60) days or an order or decree approving or ordering any of the foregoing shall be entered;
- (f) any Co-Borrower shall (i) voluntarily commence any proceeding or file any petition seeking liquidation, reorganization or other relief under any federal, state or foreign bankruptcy, insolvency, receivership or similar law now or hereafter in effect, (ii) consent to the institution of, or fail to contest in a timely and appropriate manner, any proceeding or petition described in clause (e) of this Article, (iii) apply for or consent to the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar official for any Co-Borrower or for a substantial part of its assets, (iv) file an answer admitting the material allegations of a petition

filed against it in any such proceeding, (v) make a general assignment for the benefit of creditors or (vi) take any action for the purpose of effecting any of the foregoing;

- (g) any Co-Borrower shall become unable, admit in writing its inability, or publicly declare its intention not to, or fail generally, to pay its debts as they become due;
- (h) one or more judgments for the payment of money in an aggregate amount in excess of \$250,000 (to the extent not covered by insurance) shall be rendered against any Co-Borrower and the same shall remain undischarged for a period of thirty (30) consecutive days during which execution shall not be effectively stayed, or any action shall be legally taken by a judgment creditor to attach or levy upon any assets of any Co-Borrower to enforce any such judgment or any Co-Borrower shall fail within thirty (30) days to discharge one or more non-monetary judgments or orders;
 - (i) a Change in Control shall occur;
- (j) except as permitted by the terms of any Collateral Document, (i) any Collateral Document shall for any reason fail to create a valid security interest in any Collateral purported to be covered thereby, or (ii) any Lien securing any Secured Obligation shall cease to be a perfected, first priority Lien;
- (k) any Collateral Document or any Borrower Guarantee shall (other than pursuant to the terms thereof) fail to remain in full force or effect or any action shall be taken by any Co-Borrower to discontinue or to assert the invalidity or unenforceability of any Collateral Document or any Borrower Guarantee;
- (l) any material provision of any Loan Document for any reason ceases to be valid, binding and enforceable in accordance with its terms (or any Co-Borrower shall challenge the enforceability of any Loan Document or shall assert in writing, or engage in any action or inaction that evidences its assertion, that any provision of any of the Loan Documents has ceased to be or otherwise is not valid, binding and enforceable in accordance with its terms);
- (m) any default (other than a failure to comply with the reimbursement obligations in Section 2.7 of the Decommissioning Agreement) by any Co-Borrower shall occur under the Decommissioning Agreement;
- (n) any default under a Material Contract which could result in the termination of such Material Contract;
- (o) any breach of Article VII (Management) of Fieldwood's Limited Liability Company Agreement or any failure to obtain Lender's prior written consent in accordance with any provision of Fieldwood's Limited Liability Company Agreement; and
- (p) any breach or default by any Co-Borrower under any agreement, document, or instrument evidencing Indebtedness;

then, and in every such event (other than an event with respect to a Co-Borrower described in clause (e) or (f) of this Article), and at any time thereafter during the continuance of such event,

the Lender may, by notice to the Borrowers, take either or both of the following actions, at the same or different times: (i) terminate the Commitment, whereupon the Commitment shall terminate immediately, and (ii) declare the Loans then outstanding to be due and payable, together with accrued interest thereon and all fees and other obligations of the Borrowers accrued hereunder, shall become due and payable immediately, in each case without presentment, demand, protest or other notice of any kind, all of which are hereby waived by the Borrowers; and in the case of any event with respect to a Co-Borrower described in clause (e) or (f) of this Article, the Commitment shall automatically terminate and the principal of the Loans then outstanding, together with accrued interest thereon and all fees and other obligations of the Borrowers accrued hereunder, shall automatically become due and payable, in each case without presentment, demand, protest or other notice of any kind, all of which are hereby waived by the Borrowers. Upon the occurrence and during the continuance of an Event of Default, the Lender may increase the rate of interest applicable to the Loans and other Secured Obligations as set forth in this Agreement and exercise any rights and remedies provided to the Lender under the Loan Documents or at law or equity, including all remedies provided under the UCC.

ARTICLE VIII

Miscellaneous

Section 8.01 Notices.

(i)

if to Borrowers at:

(a) Except in the case of notices and other communications expressly permitted to be given by telephone (and subject to paragraph (b) below), all notices and other communications provided for herein shall be in writing and shall be delivered by hand or overnight courier service, mailed by certified or registered mail or sent by fax or electronic communication (to the extent provided in clause (b) below), as follows:

Attention:	
if to the Lender at:	
Apache Corporation	
2000 Post Oak Boulevard, Suite 10	00
Houston, Texas 77056	
Attention: Treasurer and Nora Dob	
e-mails: ben.rodgers@apachecorp.	com and nora.dobin@apachecorp.c

All such notices and other communications (i) sent by hand or overnight courier service, or mailed by certified or registered mail, shall be deemed to have been given when received, (ii) sent by fax shall be deemed to have been given when sent, <u>provided</u> that if not given during normal business hours for the recipient, such notice or communication shall be deemed to have

been given at the opening of business on the next Business Day of the recipient, or (iii) delivered through electronic communication to the extent provided in paragraph (b) below shall be effective as provided in such paragraph.

- (b) Notices and other communications to the Lender hereunder may be delivered or furnished by electronic communications (including e-mail); <u>provided</u> that the foregoing shall not apply to notices pursuant to <u>Article II</u> unless otherwise agreed by the Lender. Each of the Lender or the Borrowers may, in its discretion, agree to accept notices and other communications to it hereunder by electronic communications pursuant to procedures approved by it; <u>provided</u> that approval of such procedures may be limited to particular notices or communications. All such notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), <u>provided</u> that if not given during the normal business hours of the recipient, such notice or communication shall be deemed to have been given at the opening of business on the next Business Day for the recipient.
- (c) Any party hereto may change its address, facsimile number or e-mail address for notices and other communications hereunder by notice to the other parties hereto. All notices and other communications given to any party hereto in accordance with the provisions of this Agreement shall be deemed to have been given on the date of receipt.

Section 8.02 Waivers; Amendments.

- (a) No failure or delay by the Lender in exercising any right or power hereunder or under any other Loan Document shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power, or any abandonment or discontinuance of steps to enforce such a right or power, preclude any other or further exercise thereof or the exercise of any other right or power. The rights and remedies of the Lender hereunder and under any other Loan Document are cumulative and are not exclusive of any rights or remedies that they would otherwise have. No waiver of any provision of any Loan Document or consent to any departure by any Co-Borrower therefrom shall in any event be effective unless the same shall be permitted by paragraph (b) of this Section, and then such waiver or consent shall be effective only in the specific instance and for the purpose for which given. Without limiting the generality of the foregoing, the making of a Loan shall not be construed as a waiver of any Default, regardless of whether the Lender may have had notice or knowledge of such Default at the time.
- (b) Neither this Agreement nor any other Loan Document nor any provision hereof or thereof may be waived, amended or modified except pursuant to an agreement or agreements in writing entered into by the Borrowers and the Lender.

Section 8.03 Expenses; Indemnity; Damage Waiver.

(a) Borrowers shall pay or reimburse Lender for any and all out-of-pocket expenses (including attorneys', auditors', and accountants' fees, charges, and disbursements) incurred or paid by Lender in connection with the preparation, execution, and delivery of the Loan Documents, subject to the \$4,000,000 cap specified in the Restructuring Support Agreement or

the Confirmation Order for fees and expenses of Lender related to the formation of Borrowers and restructuring of Debtor. Borrowers also shall pay or reimburse Lender for any and all out-of-pocket expenses and internal charges (including attorneys', auditors', and accountants' fees, and time charges of attorneys, paralegals, auditors, and accountants who may be employees of Lender) incurred or paid by Lender in connection with the administration of the Loan Documents and the enforcement, collection, or protection of its rights in connection with the Loan Documents, including its rights under this Section, or in connection with the Loans made hereunder, including all such out-of pocket expenses incurred during any workout, restructuring, or negotiations in respect of such Loans.

- The Borrowers, jointly and severally, shall indemnify the Lender, and each (b) Related Party of the Lender (each such Person being called an "Indemnitee") against, and hold each Indemnitee harmless from, any and all losses, claims, damages, penalties, incremental taxes, liabilities and related expenses, including the fees, charges and disbursements of any counsel for any Indemnitee, incurred by or asserted against any Indemnitee arising out of, in connection with, or as a result of (i) the execution or delivery of the Loan Documents or any agreement or instrument contemplated thereby, the performance by the parties hereto of their respective obligations thereunder or the consummation of the Transactions or any other transactions contemplated hereby, (ii) any Loan or the use of the proceeds therefrom, (iii) any actual or alleged presence or Release of Hazardous Materials on or from any property owned or operated by any Co-Borrower, or any Environmental Liability related in any way to any Co-Borrower, or (iv) any actual or prospective claim, litigation, investigation or proceeding relating to any of the foregoing, whether based on contract, tort or any other theory and regardless of whether any Indemnitee is a party thereto; provided that such indemnity shall not, as to any Indemnitee, be available to the extent that such losses, claims, damages, penalties, liabilities or related expenses are determined by a court of competent jurisdiction by final and nonappealable judgment to have resulted from the gross negligence or willful misconduct of such Indemnitee. WITHOUT LIMITATION OF THE FOREGOING, IT IS THE INTENTION OF THE BORROWERS AND EACH CO-BORROWER AGREES THAT THE FOREGOING INDEMNITIES SHALL APPLY TO EACH INDEMNITEE WITH RESPECT TO LOSSES, CLAIMS, DAMAGES, PENALTIES, LIABILITIES AND RELATED EXPENSES (INCLUDING, WITHOUT LIMITATION, ALL EXPENSES OF LITIGATION OR PREPARATION THEREFOR), WHICH IN WHOLE OR IN PART ARE CAUSED BY OR ARISE OUT OF THE NEGLIGENCE OF SUCH (AND/OR ANY OTHER) INDEMNITEE.
- (c) To the extent permitted by applicable law, each of the Co-Borrower and the Lender agrees that it shall not assert, and hereby waives, any claim against the other, (i) for any damages arising from the use by others of information or other materials obtained through telecommunications, electronic or other information transmission systems (including the Internet), or (ii) on any theory of liability, for special, indirect, consequential or punitive damages (as opposed to direct or actual damages) arising out of, in connection with, or as a result of, this Agreement, any other Loan Document, or any agreement or instrument contemplated hereby or thereby, the Transactions, any Loan or the use of the proceeds thereof; provided that, nothing in this paragraph (c) shall relieve any Co-Borrower of any obligation it may have to indemnify an Indemnitee against special, indirect, consequential or punitive damages asserted against such Indemnitee by a third party.

(d) All amounts due under this Section shall be payable promptly after written demand therefor.

Section 8.04 <u>Successors and Assigns.</u>

- (a) The provisions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns permitted hereby, except that no Co-Borrower may assign or otherwise transfer any of its rights or obligations hereunder without the prior written consent of the Lender (and any attempted assignment or transfer by any Co-Borrower without such consent shall be null and void). Nothing in this Agreement, expressed or implied, shall be construed to confer upon any Person (other than the parties hereto, their respective successors and assigns permitted hereby) and, to the extent expressly contemplated hereby, the Related Parties of the Lender) any legal or equitable right, remedy or claim under or by reason of this Agreement.
- (b) The Lender may assign to one or more assignees all or a portion of its rights and obligations under this Agreement (including all or a portion of its Commitment and the Loans at the time owing to it) with the prior written consent (such consent not to be unreasonably withheld, conditioned, or delayed) of the Borrowers, <u>provided</u> that the Borrowers shall be deemed to have consented to any such assignment unless it shall object thereto by written notice to the Lender within five (5) Business Days after having received notice thereof, and <u>provided further</u> that no consent of the Borrowers shall be required if an Event of Default has occurred and is continuing.
- (c) The Lender may at any time pledge or assign a security interest in all or any portion of its rights under this Agreement to secure obligations of the Lender.

Section 8.05 <u>Survival</u>. All covenants, agreements, representations, and warranties made by the Borrowers in the Loan Documents and in the certificates or other instruments delivered in connection with or pursuant to this Agreement or any other Loan Document shall be considered to have been relied upon by the other parties hereto and shall survive the execution and delivery of the Loan Documents and the making of any Loans, regardless of any investigation made by any such other party or on its behalf and notwithstanding that the Lender may have had notice or knowledge of any Default or incorrect representation or warranty at the time any credit is extended hereunder, and shall continue in full force and effect as long as the principal of or any accrued interest on any Loan or any fee or any other amount payable under this Agreement is outstanding and so long as the Commitment has not expired or terminated. The provisions of <u>Section 8.03</u> shall survive and remain in full force and effect regardless of the consummation of the transactions contemplated hereby, the repayment of the Loans and the Commitment or the termination of this Agreement or any other Loan Document or any provision hereof or thereof.

Section 8.06 Counterparts; Integration; Effectiveness.

(a) This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Agreement and the other Loan Documents

constitute the entire contract among the parties relating to the subject matter hereof and supersede any and all previous agreements and understandings, oral or written, relating to the subject matter hereof. Except as provided in Section 4.01, this Agreement shall become effective when it shall have been executed by the Lender and when the Lender shall have received counterparts hereof which, when taken together, bear the signatures of each of the other parties hereto, and thereafter shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

(b) Delivery of an executed counterpart of a signature page of this Agreement by fax, emailed pdf. or any other electronic means that reproduces an image of the actual executed signature page shall be effective as delivery of a manually executed counterpart of this Agreement. THIS WRITTEN AGREEMENT REPRESENTS THE FINAL AGREEMENT BETWEEN THE PARTIES AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.

Section 8.07 <u>Severability</u>. Any provision of any Loan Document held to be invalid, illegal or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity, illegality or unenforceability without affecting the validity, legality and enforceability of the remaining provisions thereof; and the invalidity of a particular provision in a particular jurisdiction shall not invalidate such provision in any other jurisdiction.

Section 8.08 <u>Right of Setoff</u>. If an Event of Default shall have occurred and be continuing, the Lender is hereby authorized at any time and from time to time, to the fullest extent permitted by law, to set off and apply any and all deposits at any time held and other obligations at any time owing by the Lender, to or for the credit or the account of any Co-Borrower against any of and all the Secured Obligations, irrespective of whether or not the Lender shall have made any demand under the Loan Documents and although such obligations may be unmatured. The rights of the Lender under this Section are in addition to other rights and remedies (including other rights of setoff) which the Lender may have.

Section 8.09 Governing Law; Jurisdiction; Consent to Service of Process.

- (a) The Loan Documents (other than those containing a contrary express choice of law provision) shall be governed by and construed in accordance with the internal laws (and not the law of conflicts) of the State of Texas, but giving effect to federal laws applicable to national banks.
- (b) Each party hereto hereby irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of any U.S. federal or Texas State court sitting in Houston, Texas in any action or proceeding arising out of or relating to any Loan Documents, or for recognition or enforcement of any judgment, and each of the parties hereto hereby irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in such state court or, to the extent permitted by law, in such federal court. Each of the parties hereto agrees that a final judgment, non-appealable in any such action or proceeding may be enforced in other jurisdictions by suit on the judgment or in any

other manner provided by law. Nothing in this Agreement or any other Loan Document shall affect any right that the Lender may otherwise have to bring any action or proceeding relating to this Agreement or any other Loan Document against any Co-Borrower or its properties in the courts of any jurisdiction.

- (c) Each party hereto hereby irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection which it may now or hereafter have to the laying of venue of any suit, action or proceeding arising out of or relating to this Agreement or any other Loan Document in any court referred to in paragraph (b) of this Section. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.
- (d) Each party to this Agreement irrevocably consents to service of process in the manner provided for notices in <u>Section 8.01</u>. Nothing in this Agreement or any other Loan Document will affect the right of any party to this Agreement to serve process in any other manner permitted by law.

Section 8.10 <u>Waiver of Jury Trial</u>. Each Party Hereto Hereby Waives, to the fullest extent Permitted by Applicable Law, any right It may have to a trial by Jury in any legal proceeding directly or indirectly arising out of or relating to this agreement, any other loan document or the transactions contemplated hereby or thereby (whether based on contract, tort or any other theory). Each party hereto (a) certifies that no representative or other agent (including any attorney) of any other party has represented, expressly or otherwise, that such other party would not, in the event of litigation, seek to enforce the foregoing waiver and (b) acknowledges that it and the other parties hereto have been induced to enter into this agreement by, among other things, the mutual waivers and certifications in this section.

Section 8.11 <u>Headings</u>. Article and Section headings and the Table of Contents used herein are for convenience of reference only, are not part of this Agreement and shall not affect the construction of, or be taken into consideration in interpreting, this Agreement.

Section 8.12 <u>Interest Rate Limitation</u>. No provision of this Agreement or of any other Loan Documents shall require the payment or the collection of interest in excess of the Maximum Rate. If any excess of interest in such respect is hereby provided for, or shall be adjudicated to be so provided, in any other Loan Documents or otherwise in connection with this Agreement, the provisions of this Section shall govern and prevail and no Co-Borrower or the sureties, guarantors, successors or assigns of such Co-Borrower shall be obligated to pay the excess amount of such interest or any other excess sum paid for the use, forbearance or detention of sums loaned pursuant hereto. In the event Lender ever receives, collects or applies as interest any such sum, such amount which would be in excess of the maximum amount permitted by applicable law shall be applied as a payment and reduction of the principal of the indebtedness evidenced by the Note; and, if the principal of the Note been paid in full, any remaining excess shall forthwith be paid to Borrowers. In determining whether or not the interest paid or payable

exceeds the Maximum Rate, Borrowers and Lender shall, to the extent permitted by applicable law, (a) characterize any non-principal payment as an expense, fee or premium rather than as interest, (b) exclude voluntary prepayments and the effects thereof and (c) amortize, prorate, allocate and spread in equal or unequal parts the total amount of interest throughout the entire contemplated term of the indebtedness evidenced by the Note so that interest for the entire term does not exceed the Maximum Rate

Section 8.13 No Advisory or Fiduciary Responsibility. In connection with all aspects of each transaction contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Loan Document), each Co-Borrower acknowledges and agrees that: (a) (i) the arranging and other services regarding this Agreement provided by the Lender are arm's-length commercial transactions between the Borrowers, on the one hand, and the Lender, on the other hand, (ii) the Borrowers have consulted their own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate, and (iii) the Borrowers are capable of evaluating, and understands and accepts, the terms, risks and conditions of the transactions contemplated hereby and by the other Loan Documents; (b) (i) the Lender is and has been acting solely as a principal and, except as expressly agreed in writing by the relevant parties, has not been, is not, and will not be acting as an advisor, agent or fiduciary for the Borrowers, or any other Person and (ii) the Lender has no obligation to the Borrowers with respect to the transactions contemplated hereby except those obligations expressly set forth herein and in the other Loan Documents; and (c) the Lender may be engaged in a broad range of transactions that involve interests that differ from those of the Borrowers, and the Lender has no obligation to disclose any of such interests to the Borrowers. To the fullest extent permitted by law, each Co-Borrower hereby waives and releases any claims that it may have against the Lender with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

Section 8.14 Joint and Several Liability.

- (a) Each Co-Borrower acknowledges and agrees that it is the intent of the parties that each Co-Borrower be primarily liable for the Secured Obligations as a joint and several obligor. It is the intention of the parties that, with respect to liability of any Co-Borrower hereunder arising solely by reason of its being jointly and severally liable for Loans and other Secured Obligations by other Borrower, the obligations of such Co-Borrower shall be absolute, unconditional, and irrevocable irrespective of:
 - (i) any lack of validity, legality, or enforceability of this Agreement or any Loan Document as to any other Co-Borrower;
 - (ii) the failure of the Lender: (A) to enforce any right or remedy against any Co-Borrower or any other Person (including any surety) under the provisions of this Agreement or otherwise, or (B) to exercise any right or remedy against any surety of, or Collateral securing, any obligations;
 - (iii) any change in the time, manner, or place of payment of, or in any other term of, all or any of the Secured Obligations, or any other extension, compromise, or renewal of any Secured Obligations;

- (iv) any reduction, limitation, impairment, or termination of any Secured Obligations with respect to any other Co-Borrower for any reason, including any claim of waiver, release, surrender, alteration, or compromise, and shall not be subject to (and each Co-Borrower hereby waives any right to or claim of) any defense (other than the defense of payment in full of the Secured Obligations) or setoff, counterclaim, recoupment, or termination whatsoever by reason of the invalidity, illegality, nongenuineness, irregularity, compromise, unenforceability of, or any other event or occurrence affecting, any Secured Obligations with respect to any other Co-Borrower;
- (v) any addition, exchange, release, surrender, or nonperfection of any Collateral, or any amendment to, or waiver or release or addition of, or consent to departure from, any guaranty held by the Lender securing any of the Secured Obligations; or
- (vi) any other circumstance which might otherwise constitute a defense (other than the defense of payment in full of the Secured Obligations) available to, or a legal or equitable discharge of, any other Co-Borrower, any surety or any guarantor.
- (b) Each Co-Borrower agrees that its liability hereunder and its liability under any of the Loan Documents shall continue to be effective or be reinstated, as the case may be, if at any time any payment (in whole or in part) of any of the Secured Obligations is rescinded or must be restored by Lender upon the insolvency, bankruptcy, or reorganization of any Co-Borrower as though such payment had not been made.
- (c) Each Co-Borrower hereby expressly waives: (i) notice of the Lender's acceptance of this Agreement; (ii) notice of the existence or creation or non-payment of all or any of the Secured Obligations other than notices expressly provided for in this Agreement; (iii) presentment, demand, notice of dishonor, protest, acceleration and the notice of intent to accelerate, and all other notices whatsoever other than notices expressly provided for in this Agreement; and (iv) all diligence in collection or protection of, or realization upon, the Secured Obligations or any part thereof, any obligation hereunder, or any security for or Guarantee of any of the foregoing, subject, however, in the case of Collateral in the possession of Lender to such Person's duty to use reasonable care in the custody and preservation of such Collateral.
- (d) No delay on the Lender's part in the exercise of any right or remedy shall operate as a waiver thereof, and no single or partial exercise by any of the Lenders of any right or remedy shall preclude other or further exercise thereof or the exercise of any other right or remedy. No action of Lender permitted hereunder shall in any way affect or impair any such Lender's rights or any Co-Borrower's Secured Obligations under this Agreement or the other Loan Documents.
- Section 8.15 NOTICE OF FINAL AGREEMENT. THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS REPRESENT THE FINAL AGREEMENT BETWEEN THE PARTIES RELATING TO THE SUBJECT MATTER HEREOF AND THEREOF AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.

[Signature Pages Follow]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed by their respective authorized officers as of the day and year first above written.

BORROWERS:

FIELDWOOD ENERGY I LLC, a Texas limited liability company

By:	
Name:	
Title:	
GOM SHELF LLC, a Delaware limited liability company	
By:	
Name:	
Title·	

LENDER:
APACHE CORPORATION, a Delaware corporation, as Lender
By:Name:
Title:

SCHEDULE 3.04³

Properties

³ To be completed in a manner mutually agreeable to all parties as a condition to Apache's execution.

SCHEDULE 3.11⁴

<u>Insurance</u>

⁴ To be completed in a manner mutually agreeable to all parties as a condition to Apache's execution.

SCHEDULE 3.16⁵

Affiliate Transactions

⁵ To be completed in a manner mutually agreeable to all parties as a condition to Apache's execution.

EXHIBIT A

Form of Note

NOTE

\$200,000,000	, 20[●
Ψ=00,000,000	,= -

FOR VALUE RECEIVED, each of the undersigned, FIELDWOOD ENERGY I LLC, a Texas limited liability company ("Fieldwood") and GOM SHELF LLC, a Delaware limited liability company ("GOM" together with Fieldwood, the "Borrowers"), jointly and severally, promises to pay to APACHE CORPORATION, a Delaware corporation (the "Lender"), at the place and times provided in the Loan Agreement referred to below, the principal sum of TWO HUNDRED MILLION DOLLARS (\$200,000,000) or, if less, the unpaid principal amount of all Loans made by the Lender from time to time pursuant to that certain Standby Loan Agreement, dated as of _______, 20[•] (as it may be amended, restated, supplemented or otherwise modified from time to time, the "Loan Agreement") by and among the Borrowers and the Lender. Capitalized terms used herein and not defined herein shall have the meanings assigned thereto in the Loan Agreement.

The unpaid principal amount of this Note from time to time outstanding is subject to mandatory repayment from time to time as provided in the Loan Agreement and shall bear interest as provided in Section 2.07 of the Loan Agreement. All payments of principal and interest on this Note shall be payable in lawful currency of the United States in immediately available funds to the Lender in accordance with the Loan Agreement.

This Note is entitled to the benefits of, and evidences the Secured Obligations incurred under, the Loan Agreement, to which reference is made for a statement of the terms and conditions on which each Borrower is permitted and required to make prepayments and repayments of principal of the Secured Obligations evidenced by this Note and under which such Secured Obligations may be declared to be immediately due and payable.

This Note and any claim, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this Note shall be governed by, and construed in accordance with, the law of the State of Texas.

The Borrowers hereby waive all requirements as to diligence, presentment, demand of payment, protest and, except as required by the Loan Agreement, notice of any kind with respect to this Note.

This Note may be transferred or assigned solely in accordance with the terms and provisions of the Loan Agreement.

This Note may be executed in multiple counterparts, each of which, for all purposes, shall be deemed an original, and all of which taken together shall constitute but one and the same instrument.

IN WITNESS WHEREOF, the undersigned have executed this Note as of the day and year first above written.

FIELDWOOD ENERGY I LLC,	
a Texas limited liability company	
By:	
Name:	
Title:	
GOM SHELF LLC,	
a Delaware limited liability company	
a Delaware minica naomity company	
D.,,	
By:	
Nama:	

Title:

EXHIBIT B⁶

Form of Borrowing Request

BORROWING REQUEST

, 20
Apache Corporation 2000 Post Oak Boulevard, Suite 100 Houston, Texas 77056 Attention: Treasurer and Nora Dobin Email: ben.rodgers@apachecorp.com and nora.dobin@apachecorp.com
Apache Corporation,
Reference is made to that certain Loan Agreement, dated as of (the "Loan Agreement"), among Fieldwood Energy I LLC ("Fieldwood"), GOM Shelf LLC ("GOM", ogether with Fieldwood, the "Borrowers" and each individually, a "Co-Borrower") and Apache Corporation ("Lender"). Terms defined in the Loan Agreement are used herein with the same meanings. This notice constitutes a Borrowing Request and Borrowers hereby request a Loan under the Loan Agreement, and in that connection Borrowers specify the following information with respect to the Loan requested hereby:
(A) Principal amount of the requested Loan:
(B) Effective date of such requested Loan (which is a Business Day):
(C) the aggregate principal amount of all Loans then outstanding:
Borrowers hereby represent and warrant that all conditions in <u>Section 4.02</u> of the Loan Agreement are satisfied.
Borrowers have caused this Borrowing Request to be executed and delivered by its [Authorized Officer/Manager] this day of, 20
Very truly yours,
[FIELDWOOD ENERGY I LLC]
By: Name:
Form to be mutually agreeable to all parties as a condition to Anache's execution

Exhibit B - 1

Title:		
[GOM SHELF LLC]		
By:		
Name:		
Title:		

EXHIBIT C⁷

Form of Compliance Certificate

COMPLIANCE CERTIFICATE

In connection with that certain Standby Loan Agreement, dated as of _____ (the "Loan Agreement"), among Fieldwood Energy I, LLC ("Fieldwood"), GOM Shelf LLC ("GOM", together with Fieldwood, the "Borrowers") and Apache Corporation ("Lender"), the undersigned, the Manager of Fieldwood does hereby certify, pursuant to Section 5.01(c) of the Loan Agreement, as follows (capitalized terms hereinafter used having the meaning specified in the Loan Agreement): In accordance with Sections 5.01(a) or (b) of the Loan Agreement, the consolidated balance sheet and related consolidated statements of operations, members' equity and cash flows financial statements of Fieldwood and its consolidated Subsidiaries as of ______, 20__ present fairly in all material respects their consolidated financial condition and results of operations in accordance with GAAP at such date. No Default has occurred and is continuing [other than ______].⁸ 2. As of the date hereof, the outstanding principal balance of all Loan advanced 3. under the Loan Agreement is \$_____. The Borrowers have sufficient funds to pay all accrued interest due under Section 2.07(c) of the Loan Agreement for the following six (6) month period. IN WITNESS WHEREOF, I have hereunto set my hand as of this day of Name: Title: Manager

^{7 7} Form to be mutually agreeable to all parties as a condition to Apache's execution.

⁸ If Default has occurred, Borrower shall specify details thereof and any action taken or proposed to be taken with respect thereto.

Exhibit 9

Security Agreement

SECURITY AGREEMENT

THIS SECURITY AGREEMENT (this "Security Agreement") is entered into as of [•] by and among FIELDWOOD ENERGY I LLC, a Texas limited liability company ("Fieldwood"), GOM SHELF LLC, a Delaware limited liability company ("GOM", together with Fieldwood, the "Grantors") and APACHE CORPORATION, a Delaware corporation ("Lender") on behalf of itself and the other Secured Parties (as defined in the Loan Agreement (as defined below)).

RECITALS

WHEREAS, the Grantors and Lender are entering into a Standby Loan Agreement dated as of [●] (the "Loan Agreement").

WHEREAS, the Grantors are entering into this Security Agreement in order to induce Lender to enter into and extend credit under the Loan Agreement.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereby agree as follows:

1. **DEFINITIONS**.

- 1.1 **Reference to Security Agreement**. Unless otherwise specified, all references herein to Articles, Sections, Recitals, and Schedules refer to Articles and Sections of, and Recitals and Schedules to, this Security Agreement. All Schedules include amendments and supplements thereto from time to time.
- Principles of Construction. Words used herein, regardless of the number and gender specifically used, shall be deemed and construed to include any other number, singular or plural, and any other gender, masculine, feminine, or neutral, as the context indicates is appropriate. Whenever the words "include," "includes" or "including" are used in this Security Agreement, they shall be deemed to be followed by the words "without limitation". All references to agreements and other contractual Instruments shall be deemed to include subsequent amendments, permitted assignments, and other modifications thereto, but only to the extent such amendments, assignments, and other modifications are not prohibited by the terms of any Loan Document. Furthermore, any reference to any law shall include all statutory and regulatory provisions consolidating, amending, replacing, or interpreting such law and any reference to any law or regulation shall, unless otherwise specified, refer to such law or regulation as amended, modified, or supplemented from time to time.
- 1.3 **Definitions**. Unless otherwise defined herein, or the context hereof otherwise requires, each term defined in either the Loan Agreement or the UCC is used in this Security Agreement with the same meaning; *provided that*, if the definition given to such term in the Loan Agreement conflicts with the definition given to such term in the UCC, the Loan Agreement definition shall control to the extent legally allowable; and if any definition given to such term in <u>Article 9</u> of the UCC conflicts with the definition given to such term in any other chapter of the UCC, the <u>Article 9</u> definition shall prevail. As used herein, the following terms have the meanings indicated:

"Account" means any "account," as such term is defined in Section 9.102(a)(2) of the UCC.

"Account Debtor" means any person who is obligated on a Receivable.

"Cash Collateral Account" has the meaning set forth in Section 5.5.

"<u>Chattel Paper</u>" means any "chattel paper", as such term is defined in <u>Section 9.102(a)(11)</u> of the UCC, including all Electronic Chattel Paper and Tangible Chattel Paper.

"Collateral" has the meaning set forth in Section 2.1.

"Collateral Records" means books, records, ledger cards, files, correspondence, customer lists, blueprints, technical specifications, manuals, computer software, computer printouts, tapes, disks and related data processing software and similar items that at any time evidence or contain information relating to any of the Collateral or are otherwise necessary or helpful in the collection thereof or realization thereupon.

"Collateral Support" means all property (real or personal) assigned, hypothecated, or otherwise securing any Collateral and shall include any security agreement or other agreement granting a Lien or security interest in such real or personal property.

"Commercial Tort Claims" means any "commercial tort claim", as such term is defined in <u>Section 9.102(a)(13)</u> of the UCC, including all commercial tort claims listed on <u>Schedule 3.8</u>.

"Contractual Obligations" means, as to any Person, any provision of any security issued by such Person or of any agreement, undertaking, contract, indenture, mortgage, deed of trust or other instrument, document or agreement to which such Person is a party or by which it or any of its Property is bound.

"Control" has the meaning set forth in Sections 7.106, 8.106, 9.104, 9.105, 9.106, or 9.107 of the UCC, as applicable.

"Copyright Licenses" means any and all agreements providing for the granting of any right in or to Copyrights, including each agreement referred to on Schedule 3.15.

"Copyrights" means all United States and foreign copyrights, including copyrights in software and databases, whether registered or unregistered, and, with respect to any and all of the foregoing: (a) all registrations and applications therefor, including the registrations and applications referred to on Schedule 3.15; (b) all extensions and renewals thereof; (c) all rights corresponding thereto throughout the world; (d) all rights to sue for past, present and future infringements thereof; and (e) all products and Proceeds of the foregoing, including any income, royalties, and awards and any claim by any Grantor against third parties for past, present, or future infringement of any Copyright or any Copyright licensed under any Copyright License.

"<u>Default Rate</u>" means a rate of interest equal to 2% plus the highest rate otherwise applicable to any Loan advanced to a Grantor under the Loan Agreement.

"Deposit Accounts" means any "deposit account", as such term is defined in Section 9.102(a)(29) of the UCC, including those deposit accounts identified on Schedule 3.8, and any account which is a replacement or substitute for any of such accounts, together with all monies, Instruments, certificates, checks, drafts, wire transfer receipts, and other property deposited therein and all balances therein.

"Documents" means any "document", as such term is defined in Section 9.102(a)(30) of the UCC.

"Electronic Chattel Paper" means any "electronic chattel paper", as such term is defined in <u>Section</u> 9.102(a)(31) of the UCC.

"Equipment" means: (a) any "equipment", as such term is defined in Section 9.102(a)(33) of the UCC; (b) all machinery, equipment, furnishings, Fixtures, motor vehicles, rolling stock; and (c) any and all additions, substitutions, and replacements of any of the foregoing, wherever located, together with all attachments, components, parts, equipment, and accessories installed thereon or affixed thereto (in each case, regardless of whether characterized as equipment under the UCC).

"Excluded Accounts" means (a) any deposit accounts exclusively used for employee trust, payroll, payroll taxes and other employee wage and benefit payments to or for the benefit of any employees of the Grantors, (b) any deposit account which is used as an escrow account or fiduciary or trust account and solely contains deposits made for the benefit of another Person (other than any Grantor), and in which such deposits are held on behalf of, and for the benefit of, such other Person, including, but not limited to working interest owners, royalty owners and the like, and (c) any other deposit account that is pledged to a third party to the extent such Lien is a Permitted Lien.

"Excluded Property" means, collectively, (a) any permit or license or any Contractual Obligation of any Grantor (i) that prohibits or requires the consent of any Person other than the Grantors or their Affiliates which has not been obtained as a condition to the creation by such Grantor of a Lien on any right, title, or interest in such permit, license, or Contractual Obligation related thereto or (ii) to the extent that any Requirement of Law applicable thereto prohibits the creation of a Lien thereon, but only to the extent, and for as long as, such prohibition is not terminated or rendered unenforceable or otherwise deemed ineffective by the UCC or any other Requirement of Law; provided, however, "Excluded Property" shall not include any proceeds, products, substitutions, or replacements of Excluded Property (unless such proceeds, products, substitutions, or replacements would otherwise constitute Excluded Property) and (b) Excluded Accounts.

"Fixtures" means any "fixtures", as such term is defined in Section 9.102(a)(41) of the UCC.

"General Intangibles" means: (a) any "general intangibles", as such term is defined in Section 9.102(a)(42) of the UCC; and (b) all interest rate or currency protection or hedging arrangements, computer software, computer programs, all tax refunds and tax refund claims, all licenses, permits, concessions and authorizations, all contract rights, all joint venture interests, partnership interests, or membership interests that do not constitute a Security, all Material Contracts, and all Intellectual Property (in each case, regardless of whether characterized as general intangibles under the UCC).

"Goods" means: (a) "goods", as that term is defined in Section 9.102(a)(44) of the UCC; (b) all Inventory; and (c) all Equipment (in each case, regardless of whether characterized as goods under the UCC).

"Grantors" has the meaning set forth in the preamble, and "Grantor" means any one of the Grantors.

"Instrument" means any "instrument", as such term is defined in Section 9.102(a)(47) of the UCC.

"<u>Intellectual Property</u>" means, collectively, the Copyrights, the Copyright Licenses, the Patents, the Patent Licenses, the Trademarks, the Trademark Licenses, the Trade Secrets, and the Trade Secret Licenses.

"Inventory" means any "inventory", as such term is defined in Section 9.102(a)(48) of the UCC.

"Investment Related Property" means: (a) any "investment property", as such term is defined in Section 9.102(a)(49) of the UCC; and (b) all Pledged Equity Interests (regardless of whether such interest is classified as investment property under the UCC).

"<u>Letter-of-Credit Right</u>" means any "letter-of-credit right", as such term is defined in <u>Section</u> 9.102(a)(51) of the UCC.

"Material Contracts" means: (a) all of Grantors' rights, titles, and interests in, to, and under those contracts listed on Schedule 3.8, including all rights of any Grantor to receive moneys due and to become due under or pursuant to the Material Contracts; (b) all rights of Grantors to receive Proceeds of any insurance, indemnity, warranty, or guaranty with respect to the Material Contracts; (c) all claims of Grantors for damages arising out of or for breach of or default under the Material Contracts; and (d) all rights of Grantors to compel performance and otherwise exercise all rights and remedies under the Material Contracts.

"Maximum Liability" has the meaning set forth in Section 6.2(a).

"Money" means "money" as defined in Section 1.201(b)(24) of the UCC.

"<u>Patent Licenses</u>" means all agreements providing for the granting of any right in or to Patents, including each agreement referred to on <u>Schedule 3.15</u>.

"Patents" means all United States and foreign patents and certificates of invention, or similar industrial property rights, and applications for any of the foregoing, including: (a) each patent and patent application referred to on Schedule 3.15; (b) all reissues, divisions, continuations, continuations-in-part, extensions, renewals, and reexaminations thereof; (c) all rights corresponding thereto throughout the world; (d) all inventions and improvements described therein; (e) all rights to sue for past, present and future infringements thereof; (f) all licenses, claims, damages, and Proceeds of suit arising therefrom; and (g) all products and Proceeds of the foregoing, including any income, royalties, and awards and any claim by any Grantor against third parties for past, present, or future infringement of any Patent or any Patent licensed under any Patent License.

"<u>Pledged Equity Interests</u>" means all Pledged Stock, Pledged LLC Interests, and Pledged Partnership Interests.

"Pledged LLC Interests" means all membership interests owned by a Grantor in any limited liability company, including all membership interests listed on Schedule 3.8 and the certificates, if any, representing such membership interests as such interest may be increased or otherwise adjusted from time to time, including (a) all of such Grantor's right, title, and interest in any and all distributions, issues, profits, and shares (including rights in the nature of warrants, purchase options, or options to acquire any property or further interest in such limited liability company) payable or distributable by such limited liability company, whether in cash or otherwise, whether for capital or income or surplus or otherwise, including distributions upon liquidation, dissolution, revision, reclassification, split-up, or other change or transaction affecting such limited liability company, or as a sale, refinancing, or other capital transaction affecting any assets or property of such limited liability company; (b) all of such Grantor's right, title, and interest as a member with respect to such limited liability company and the company agreement, operating agreement, or limited liability company agreement; (c) all of such Grantor's rights under the company agreement, operating agreement, or limited liability company agreement; (d) all of such Grantor's right to vote upon, approve, or consent to (or withhold consent or approval to) any matter pursuant to the company agreement, operating agreement, or limited liability company agreement, or otherwise to control, manage, or direct the affairs of such limited liability company; and (e) all of such Grantor's right to terminate, amend, supplement, modify or waive performance under, the company agreement, operating agreement, or limited liability company agreement, or perform thereunder, and to compel performance and otherwise to exercise all remedies thereunder; and (f) all Proceeds therefrom.

"Pledged Partnership Interests" means all partnership interests owned by a Grantor in any general partnership, limited partnership, limited liability partnership, or other partnership, including all partnership interests listed on Schedule 3.8 and the certificates, if any, representing such partnership interests as such interests may be increased or otherwise adjusted from time to time, including (a) all of such Grantor's right, title, and interest in any and all distributions, issues, profits, and shares (including rights in the nature of warrants, purchase options, or options to acquire any property or further interest in such partnership) payable or distributable by such partnership, whether in cash or otherwise, whether for capital or income or surplus or otherwise, including distributions upon liquidation, dissolution, revision, reclassification, split up, or other change or transaction affecting such partnership, or as a sale, refinancing, or other capital transaction affecting any assets or property of such partnership; (b) all of Grantor's right, title, and interest as a partner with respect to such partnership and the partnership agreement or other agreement governing such partnership; (c) all of Grantor's rights under the partnership agreement or other agreement governing such partnership; (d) all of Grantor's right to vote upon, approve, or consent to (or withhold consent or approval to) any matter pursuant to the partnership agreement or other agreement governing such partnership, or otherwise to control, manage, or direct the affairs of such partnership; and (e) all of Grantor's right to terminate, amend, supplement, modify, or waive performance under, the partnership agreement or other agreement governing such partnership, or perform thereunder, and to compel performance and otherwise to exercise all remedies thereunder; and (f) all Proceeds therefrom.

"Pledged Stock" means all shares of capital stock owned by a Grantor, including all shares of capital stock described on Schedule 3.8, and the certificates, if any, representing such shares and any interest of such Grantor in the entries on the books of the issuer of such shares or on the books of any securities intermediary pertaining to such shares, including all voting rights with respect to such Pledged Stock and all dividends, distributions, cash, warrants, rights, options, Instruments, securities, and other property or Proceeds from time to time received, receivable, or otherwise distributed in respect of or in exchange for any or all of such shares.

"Proceeds" means any "proceeds," as such term is defined in Section 9.102(a)(65) of the UCC and, in any event, shall include, but not be limited to, (a) any and all proceeds of any insurance, indemnity, warranty, or guaranty payable to a Grantor from time to time with respect to any of the Collateral, (b) any and all payments (in any form whatsoever) made or due and payable to a Grantor from time to time in connection with any requisition, confiscation, condemnation, seizure, or forfeiture of all or any part of the Collateral by any Governmental Authority (or any Person acting under color of Governmental Authority), and (c) any and all other amounts from time to time paid or payable under or in connection with any of the Collateral.

"Receivables" means the Accounts, Chattel Paper, Documents, Instruments, Investment Related Property, or Commercial Tort Claims, and any other rights or claims to receive Money which are General Intangibles or which are otherwise included as Collateral, together with all of the applicable Grantor's rights, if any, in all Collateral Support and Supporting Obligations related thereto.

"Related Parties" means, with respect to any specified Person, such Person's Affiliates and the respective directors, officers, partners, members, trustees, employees, agents, administrators, managers, representatives and advisors of such Person and such Person's Affiliates.

"Requirement of Law" means, with respect to any Person, any statute, law (including common law), treaty, rule, regulation, code, ordinance, order, decree, writ, judgment, injunction or determination of any arbitrator or court or other Governmental Authority (including Environmental Laws), in each case applicable to or binding upon such Person or any of its property or to which such Person or any of its property is subject.

"Secured Obligations" means (a) all unpaid principal of and accrued and unpaid interest on the Loans, (b) all accrued and unpaid fees and all expenses, reimbursements, indemnities and other obligations and indebtedness (including interest and fees accruing during the pendency of any bankruptcy, insolvency, receivership or other similar proceeding, regardless of whether allowed or allowable in such proceeding), (c) all costs and expenses, including all attorneys' fees and legal expenses, incurred by Lender to preserve and maintain the Collateral, collect the obligations described herein or described in the other Loan Documents, and enforce this Security Agreement or any rights under any other Loan Documents, (d) the obligation to reimburse any amount that Lender (in its sole and absolute discretion) elects to pay or advance on behalf of any Grantor following the occurrence of an Event of Default, (e) obligations and liabilities of the Grantors to the Lender, any Secured Party or any indemnified party, individually or collectively, existing on the Effective Date or arising thereafter, direct or indirect, joint or several, absolute or contingent, matured or unmatured, liquidated or unliquidated, secured or unsecured, arising by contract, operation of law or otherwise, in all cases arising or incurred under this Security Agreement, under any of the other Loan Documents, under the Decommissioning Agreement or in respect of any of the Loans made or any reimbursement or other obligations incurred under any of the foregoing, (f) all amounts owed under any extension, renewal, or modification of any of the foregoing and (g) any of the foregoing that arises after the filing of a petition by or against any Grantor under the Bankruptcy Code, even if the obligations due do not accrue because of the automatic stay under Bankruptcy Code § 362 or otherwise; in each case with respect to clauses (a) through (e) above, whether or not (i) such Secured Obligations arise or accrue before or after the filing by or against any Grantor of a petition under the Bankruptcy Code, or any similar filing by or against any Grantor under the laws of any jurisdiction, or any bankruptcy, insolvency, receivership or other similar proceeding, (ii) such Secured Obligations are allowable under Section 502(b)(2) of the Bankruptcy Code or under any other insolvency proceedings, (iii) the right of payment in respect of such Secured Obligations is reduced to judgment, or (iv) such Secured Obligations are liquidated, unliquidated, similar, dissimilar, related, unrelated, direct, indirect, fixed, contingent, primary, secondary, joint, several, or joint and several, matured, disputed, undisputed, legal, equitable, secured, or unsecured.:

"Security" has the meaning set forth in Section 8.102(a)(15) of the UCC.

"Supporting Obligation" means all "supporting obligations" as defined in Section 9.102(a)(78) of the UCC.

"Tangible Chattel Paper" means any "tangible chattel paper", as such term is defined in Section 9.102(a)(79) of the UCC.

"<u>Trademark Licenses</u>" means any and all agreements providing for the granting of any right in or to Trademarks, including each agreement referred to on <u>Schedule 3.15</u>.

"Trademarks" means all United States and foreign trademarks, trade names, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certification marks, collective marks, logos, other source or business identifiers, designs and general intangibles of a like nature, all registrations and applications for any of the foregoing, including: (a) the registrations and applications referred to on Schedule 3.15; (b) all extensions or renewals of any of the foregoing; (c) all of the goodwill of the business connected with the use of and symbolized by the foregoing; (d) the right to sue for past, present and future infringement or dilution of any of the foregoing or for any injury to goodwill; and (e) all products and Proceeds of the foregoing, including any income, royalties, and awards and any claim by any Grantor against third parties for past, present, or future infringement of any Trademark or any Trademark licensed under any Trademark License.

"Trade Secret Licenses" means any and all agreements providing for the granting of any right in or to Trade Secrets, including each agreement referred to on <u>Schedule 3.15</u>.

"Trade Secrets" means all trade secrets and all other confidential or proprietary information and know-how, whether or not such Trade Secret has been reduced to a writing or other tangible form, including all Documents and things embodying, incorporating, or referring in any way to such Trade Secret, including: (a) the right to sue for past, present, and future misappropriation or other violation of any Trade Secret; and (b) all products and Proceeds of the foregoing, including any income, royalties, and awards and any claim by any Grantor against third parties for past, present, or future infringement of any Trade Secrets or any Trade Secrets licensed under any Trade Secret License.

2. **GRANT OF SECURITY INTEREST.**

- 2.1 **Security Interest**. To secure the prompt and complete payment and performance of the Secured Obligations when due, whether at stated maturity, by required prepayment, declaration, acceleration, demand, or otherwise (including the payment of amounts that would become due but for the operation of the automatic stay under Section 362(a) of the Bankruptcy Code or any similar provisions of other applicable laws), each Grantor hereby grants to Lender a continuing security interest in, a Lien upon, and a right of set off against, and hereby assigns to Lender as security, all personal property of such Grantor, whether now owned or hereafter acquired or existing, and wherever located (together with all other collateral security for the Secured Obligations at any time granted to or held or acquired by Lender, collectively, the "Collateral"), including:
 - (a) Accounts;
 - (b) Chattel Paper;
 - (c) Commercial Tort Claims;
 - (d) Deposit Accounts;
 - (e) Documents;
 - (f) General Intangibles;
 - (g) Goods;
 - (h) Instruments;
 - (i) Letter of Credit Rights;
 - (j) Money;
 - (k) Fixtures;
 - (l) Intellectual Property;
 - (m) Material Contracts;
 - (n) Investment Related Property;
 - (o) to the extent not otherwise included above, all Collateral Records, Collateral Support, and Supporting Obligations relating to any of the foregoing; and

(p) to the extent not otherwise included above, all accessions to, substitutions for, and all replacements, products, Proceeds of the foregoing, including Proceeds of and unearned premiums with respect to insurance policies, and claims against any Person for loss, damage, or destruction of any Collateral.

If the security interest granted hereby in any rights of any Grantor under any contract included in the Collateral is expressly prohibited by such contract, then the security interest hereby granted therein nonetheless remains effective to the extent allowed by Article 9 of the UCC or other applicable law but is otherwise limited by that prohibition. Notwithstanding the foregoing, no Lien or security interest is hereby granted on any Excluded Property; provided that with respect to Excluded Property to be covered by clause (a)(i) of the definition thereof, such Excluded Property shall be identified on Schedule 3.16; provided further that if and when any Property shall cease to be Excluded Property, a Lien on and security in such Property shall be deemed granted therein. Furthermore, notwithstanding any contrary provision, each Grantor agrees that, if, but for the application of this paragraph, granting a security interest in the Collateral would constitute a fraudulent conveyance under 11 U.S.C. § 548 or a fraudulent conveyance or transfer under any state fraudulent conveyance, fraudulent transfer, or similar law in effect from time to time (each a "fraudulent conveyance"), then the security interest remains enforceable to the maximum extent possible without causing such security interest to be a fraudulent conveyance, and this Security Agreement is automatically amended to carry out the intent of this sentence.

- 2.2 **Grantor Remains Liable**. Notwithstanding anything to the contrary contained herein, (a) each Grantor shall remain liable under the contracts and agreements included in the Collateral to the extent set forth therein to perform all of its respective duties and obligations thereunder to the same extent as if this Security Agreement had not been executed, (b) the exercise by Lender of any of its rights hereunder shall not release any Grantor from any of its duties or obligations under the contracts and agreements included in the Collateral, and (c) Lender shall not have any obligation or liability under any of the contracts and agreements included in the Collateral by reason of this Security Agreement, and Lender shall not be obligated to perform any of the obligations or duties of any Grantor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.
- 2.3 Authorization to File Financing Statements. Each Grantor hereby irrevocably authorizes Lender at any time and from time to time to file in any UCC jurisdiction any initial financing statements and amendments thereto that (a) indicate the Collateral (i) as all assets of such Grantor or words of similar effect, regardless of whether any particular asset comprised in the Collateral falls within the scope of Article 9 of the UCC, or (ii) as being of an equal or lesser scope or with greater detail, and (b) contain any other information required by Subchapter E of Article 9 of the UCC for the sufficiency or filing office acceptance of any financing statement or amendment, including (A) whether such Grantor is an organization, the type of organization and any organization identification number issued to such Grantor and (B) in the case of a financing statement filed as a fixture filing or indicating Collateral as as-extracted collateral or timber to be cut, a sufficient description of real property to which the Collateral relates. Each Grantor agrees to furnish any such information to Lender promptly upon request.
- 3. **REPRESENTATIONS AND WARRANTIES**. Each Grantor represents and warrants to Lender that:
- 3.1 **Title; Authorization; Enforceability; Perfection**. (a) Each Grantor has good and valid rights in and title to the Collateral with respect to which it has purported to grant a security interest hereunder, free and clear of all Liens except for Permitted Liens, and has full power and authority to grant to Lender the security interest in such Collateral; (b) the execution and delivery by each Grantor of this Security Agreement has been duly authorized, and this Security Agreement constitutes a legal, valid and binding obligation of such Grantor and creates a security interest enforceable against such Grantor in all

now owned and hereafter acquired Collateral subject to applicable bankruptcy, insolvency, reorganization; moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law; (c)(i) upon the filing of all UCC financing statements naming each Grantor as "debtor" and Lender as "secured party" and describing the Collateral in the filing offices set forth opposite such Grantor's name on Schedule 3.4 hereof, (ii) upon delivery of all Instruments, Chattel Paper, and certificated Pledged Equity Interest, (iii) upon sufficient identification of Commercial Tort Claims, (iv) upon execution of a control agreement establishing Lender's Control with respect to any Deposit Account, (v) upon consent of the issuer or any nominated person with respect to Letter of Credit Rights, and (vi) to the extent not subject to Article 9 of the UCC, upon recordation of the security interests granted hereunder in Intellectual Property in the applicable intellectual property registries, including the United States Patent and Trademark Office and the United States Copyright Office, the security interests granted to Lender hereunder constitute valid and perfected first priority Liens, subject only to Permitted Liens.

- 3.2 Conflicting Legal Requirements and Contracts. Neither the execution and delivery by any Grantor of this Security Agreement, the creation and perfection of the security interest in the Collateral granted hereunder, nor compliance with the terms and provisions hereof (a) will not violate such Grantors organizational documents or any Requirement of Law applicable to such Grantor, (b) will not violate or result in a default under any indenture, agreement or other Instrument binding upon a Grantor or the assets of such Grantor, or give rise to a right thereunder to require any payment to be made by such Grantor, and (a) will not result in the creation or imposition of any Lien on any asset of such Grantor, except Liens created pursuant to the Loan Documents.
- 3.3 **Governmental Authority**. No authorization, approval, or other action by, and no notice to or filing with, any Governmental Authority, except such as have been obtained or made and are in full force and effect and except for filings necessary to perfect Liens created pursuant to the Loan Documents is required either (a) for the pledge by any Grantor of the Collateral pursuant to this Security Agreement or for the execution, delivery, or performance of this Security Agreement by any Grantor, or (b) for the exercise by Lender of the rights provided for in this Security Agreement or the remedies in respect of the Collateral pursuant to this Security Agreement.
- 3.4 **Grantor Information**. Each Grantor's exact legal name, jurisdiction of organization, type of entity, state issued organizational identification number and the location of its principal place of business, or chief executive office and of the books and records relating to the Receivables, are disclosed on <u>Schedule 3.4</u>; no Grantor has other places of business except those set forth on <u>Schedule 3.4</u>. Except as noted on <u>Schedule 3.4</u> hereto, all such books, records, and Collateral are in such Grantor's possession. No Grantor has done business under any other name (including any trade-name or fictitious business name) except for those names set forth on <u>Schedule 3.4</u>. Except as provided on <u>Schedule 3.4</u>, no Grantor has changed its name, jurisdiction of organization, principal place of business, or chief executive office or its corporate structure in any way.
- 3.5 **Property Locations**. The Inventory, Equipment, and Fixtures are located solely at the locations described on <u>Schedule 3.5</u>.
- 3.6 **No Financing Statements or Control Agreements**. Other than (i) the financing statements and control agreements with respect to this Security Agreement and (ii) financing statements or control agreements exclusively for Permitted Liens, there are no other financing statements or control agreements covering any Collateral.

- 3.7 **Maintenance of Collateral**. All tangible Collateral which is necessary to any Grantor's business is in good repair and condition, ordinary wear and tear excepted, and none thereof is a Fixture except as specifically referred to herein on Schedule 3.5.
- 3.8 **Collateral**. Schedule 3.8 accurately lists all Deposit Accounts, Commercial Tort Claims, Material Contracts, Pledged Equity Interests and all letters of credit, in which any Grantor has any right, title, or interest. All information supplied by any Grantor to Lender with respect to any of the Collateral is true, correct, and complete in all material respects.
- 3.9 **Deposit, Commodity, and Securities Accounts.** Schedule 3.8 correctly identifies all Deposit Accounts in which a Grantor has an interest and the institutions holding such accounts, including whether any such Deposit Account is an Excluded Account. Each Grantor is the sole account holder of each such account and such Grantor has not consented to, and is not otherwise aware of, any person (other than Lender) having Control over, or any other interest in, any such account or the property credited thereto.
- 3.10 **Receivables**. Each Receivable (a) is the legal, valid and binding obligation of the Account Debtor in respect thereof, representing an unsatisfied obligation of such Account Debtor, (b) is and will be enforceable in accordance with its terms, (c) is not subject to any setoffs, defenses, taxes, counterclaims (except with respect to refunds, returns and allowances in the ordinary course of business), and (d) is in compliance with all applicable laws, whether federal, state, local or foreign.
- 3.11 **Letter of Credit Rights**. All letters of credit to which any Grantor has rights is listed on Schedule 3.8, and such Grantor has obtained the consent of each issuer or the nominated person of any letter of credit to the assignment of the Proceeds of the letter of credit to Lender.
- 3.12 Instruments and Chattel Paper. All Instruments and Chattel Paper have been delivered to Lender, together with corresponding endorsements duly executed by the applicable Grantor in favor of Lender, and such endorsements have been duly and validly executed and are binding and enforceable against such Grantor in accordance with their terms.
- 3.13 Material Contracts. All Material Contracts to which any Grantor is a party are set forth on Schedule 3.8. True and correct copies of all such Material Contracts have been furnished to Lender. Each Material Contract is in full force and effect; there have been no amendments, modifications, or supplements to any Material Contract of which Lender has not been advised in writing; and no default, breach, or potential default or breach has occurred and is continuing under any Material Contract, except as disclosed on Schedule 3.8. No Material Contract prohibits assignment or requires consent of or notice to any person in connection with the assignment to Lender hereunder, except such as has been given or made.

3.14 Investment Related Property.

- (a) Schedule 3.8 sets forth all of the Pledged Stock, Pledged LLC Interests, and Pledged Partnership Interests owned by any Grantor, and such Pledged Equity Interests constitute the percentage of issued and outstanding shares of stock, percentage of membership interests, percentage of partnership interests, or percentage of beneficial interest of the respective issuers thereof indicated on such Schedule.
- (b) Except as set forth on <u>Schedule 3.8</u>, no Grantor has acquired any equity interests of another entity or substantially all the assets of another entity within the past five (5) years.

- (c) Each Grantor is the record and beneficial owner of the Pledged Equity Interests owned by it free of all Liens (other than Permitted Liens), rights or claims of other persons, and there are no outstanding warrants, options or other rights to purchase, or shareholder, voting trust or similar agreements outstanding with respect to, or property that is convertible into, or that requires the issuance or sale of, any Pledged Equity Interests.
- (d) No consent of any person including any other partner (general, limited, or otherwise), any other member of a limited liability company, any other shareholder, or any other trust beneficiary is necessary or desirable in connection with the creation, perfection, or first priority status of the security interest of Lender in any Pledged Equity Interests or the exercise by Lender of the voting or other rights provided for in this Security Agreement or the exercise of remedies in respect thereof.
- (e) None of the Pledged Equity Interests are or represent interests in issuers that (i) are registered as investment companies or (ii) are dealt in or traded on securities exchanges or markets.
- (f) Except as otherwise set forth on <u>Schedule 3.8</u>, all of the Pledged Equity Interests are or represent interests in issuers that have not opted to be treated as securities under the UCC of any jurisdiction.
- (g) (i) Each Grantor has delivered to Lender all stock, member certificates, or other Instruments or Documents representing or evidencing the Pledged Equity Interests, *together with* corresponding assignment or transfer powers duly executed in blank by such Grantor, and such powers have been duly and validly executed and are binding and enforceable against such Grantor in accordance with their terms and (ii) to the extent such Pledged Equity Interests are uncertificated, each Grantor has taken all actions necessary or desirable to establish Lender's Control over such Pledged Equity Interests.

3.15 **Intellectual Property**.

- (a) All of the Intellectual Property is subsisting, valid, and enforceable. The information contained on <u>Schedule 3.15</u> is true, correct, and complete. All issued Patents, Patent Licenses, Trademarks, Trademark Licenses, Copyrights, Copyright Licenses, Trade Secret, and Trade Secret Licenses of each Grantor are identified on Schedule 3.15.
- (b) Each Grantor is the sole and exclusive owner of the entire and unencumbered right, title, and interest in and to the Intellectual Property purported to be owned by such Grantor free and clear of any Liens, including any pledges, assignments, licenses, user agreements, and covenants by such Grantor not to sue third persons, other than Permitted Liens.
- (c) No third party is infringing, or in such Grantor's reasonable business judgment, may be infringing, any of such Grantor's rights under the Intellectual Property.
- (d) Each Grantor has performed and will continue to perform all acts and has paid and will continue to pay all required fees and taxes to maintain each and every item of the Intellectual Property in full force and effect throughout the world, as applicable.
- (e) Each of the Patents and Trademarks identified on <u>Schedule 3.15</u> has been properly registered with the United States Patent and Trademark Office and in corresponding offices throughout the world (where appropriate) and each of the Copyrights identified on <u>Schedule 3.15</u>

has been properly registered with the United States Copyright Office and in corresponding offices throughout the world (where appropriate).

- Property have been asserted and are pending (i) to the effect that the sale, licensing, pledge, or use of any of the products of such Grantor's business infringes any other party's valid copyright, trademark, service mark, trade secret, or other intellectual property right, (ii) against the use by such Grantor of any Intellectual Property used in such Grantor's business as currently conducted, or (iii) challenging the ownership or use by such Grantor of any of the Intellectual Property that Grantor purports to own or use, nor, to such Grantor's knowledge, is there a valid basis for such a claim described in this Section 3.15.
- 3.16 **Excluded Property**. Except as set forth on <u>Schedule 3.16</u>, the Grantors do not own or have any right, title, or interest in any Excluded Property.
- 4. **COVENANTS**. From the date of this Security Agreement, and thereafter until this Security Agreement is terminated:

4.1 General.

- (a) Inspection. Each Grantor will permit representatives designated by the Lender (including employees of the Lender or any consultants, accountants, lawyers, agents and appraisers retained by the Lender), upon reasonable prior notice, during normal business hours, (a) to inspect the Collateral, (b) to examine and make copies of the records of such Grantor relating to the Collateral, and (c) to discuss the Collateral and the related records of such Grantor with, and to be advised as to the same by, such Grantor's officers, employees, and accountants (and, in the case of any Receivable, with any Account Debtor), all at such reasonable times, as often as reasonably requested by the Lender at the Grantors' expense.
- (b) Records and Reports; Notification of Default or Event of Default. Each Grantor will maintain true, complete, and accurate books and records with respect to the Collateral, and furnish to Lender such reports relating to the Collateral at such intervals as Lender shall from time to time request. Each Grantor will give prompt (but in any event, with five (5) Business Days after each Grantor obtains knowledge thereof) notice in writing to Lender of the occurrence of any Default and of any other development, financial or otherwise, which might materially and adversely affect the Collateral. Each Grantor shall mark its books and records to reflect the security interest of Lender under this Security Agreement.
- (c) Financing Statements and Other Actions; Defense of Title. Each Grantor will deliver to Lender all financing statements and execute and deliver control agreements and other Documents and take such other actions as may from time to time be requested by Lender in order to maintain a first priority (subject to Permitted Liens)perfected security interest in and, in the case of Investment Related Property, Deposit Accounts (other than Excluded Accounts), Letter-of-Credit Rights, and Electronic Chattel Paper, Control of, the Collateral. Each Grantor will take any and all actions necessary to defend title to the Collateral against all persons and to defend the security interest of Lender in the Collateral and the priority thereof against any Lien.
- (d) **Disposition of Collateral**. No Grantor will sell, lease, license, or otherwise dispose of the Collateral except dispositions specifically permitted pursuant to the Loan Agreement.

- (e) Liens. No Grantor will create, incur, or suffer to exist any Lien on the Collateral except the security interest created by this Security Agreement or a Permitted Lien.
- (f) Change in Location, Jurisdiction of Organization or Name. No Grantor will (i) have any Inventory, Equipment, Fixtures, or Proceeds or products thereof (other than Inventory and Proceeds thereof disposed of as permitted by Section 4.1(d)) at a location other than a location specified on Schedule 3.5, (ii) maintain records relating to the Receivables at a location other than a location specified on Schedule 3.8, (iii) maintain a place of business at a location other than a location specified on Schedule 3.5, (iv) change its name or taxpayer identification number, (v) change its mailing address, or (vi) change its jurisdiction of organization, unless such Grantor shall have given Lender not less than thirty (30) days' prior written notice thereof, and Lender shall have determined that such change will not adversely affect the validity, perfection, or priority of Lender's security interest in the Collateral. Prior to making any of the foregoing changes, each Grantor shall execute and deliver all such additional Documents and perform all additional acts as Lender, in its sole discretion, may request in order to continue or maintain the existence and priority of its security interest in all of the Collateral.
- (g) **Taxes**. Each Grantor will pay when due all taxes, assessments, and governmental charges and levies upon the Collateral in accordance with the Loan Agreement.
- (h) Other Financing Statements. No Grantor will authorize any other financing statement naming it as debtor covering all or any portion of the Collateral other than a financing statement exclusively for a Permitted Lien.
- 4.2 **Receivables**. No Grantor will make or agree to make any discount, credit, rebate, or other reduction in the original amount owing on a Receivable or accept in satisfaction of a Receivable less than the original amount thereof, except in accordance with its present policies and in the ordinary course of business. Except as otherwise provided in this Security Agreement, each Grantor will, at such Grantor's sole expense, collect all amounts due or hereafter due to such Grantor under the Receivables and enforce such Grantor's rights under all Collateral Support or Supporting Obligation with respect to the Receivables.

4.3 **Inventory and Equipment.**

- (a) **Maintenance of Goods**. Each Grantor will do all things necessary to maintain, preserve, protect, and keep the Inventory and the Equipment in good repair and working and saleable condition.
- (b) Insurance. Each Grantor will maintain insurance coverage in accordance with the terms of the Loan Agreement.
- (c) Certificates of Title. With respect to any item of Equipment which is covered by a certificate of title and indication of a security interest on such certificate is required as a condition of perfection, upon the request of Lender, each Grantor shall cause Lender's security interest to be properly indicated thereon.

4.4 Accounts.

(a) Verification of Accounts. Lender shall have the right, at any time or times hereafter, in its name or in the name of a nominee of Lender, to verify the validity, amount, or any other matter relating to any Accounts, by mail, telephone, telegraph, or otherwise.

- (b) **Disputed Accounts; Limitation on Modification of Accounts**. No Grantor will, without Lender's prior written consent, grant any extension of the time for payment of any of the Accounts, compromise, compound, or settle the same for less than the full amount thereof, release, wholly or partly, any person liable for the payment thereof, or allow any credit or discount whatsoever thereon other than trade discounts granted in the ordinary course of business of such Grantor.
- (c) Notice to Account Debtor. Lender may, in its sole discretion, at any time or times after an Event of Default has occurred, and without prior notice to any Grantor (i) notify any or all Account Debtors that the Accounts have been assigned to Lender and that Lender has a security interest therein and (ii) direct any or all Account Debtors to make all payments upon the Accounts directly to Lender. Lender shall furnish Grantors with a copy of any such notice.

4.5 **Intellectual Property**.

- (a) Maintenance of Rights. Each Grantor shall preserve and maintain all of its material rights in the Intellectual Property and protect its Intellectual Property from infringement, unfair competition, cancellation, or dilution by all appropriate action necessary in such Grantor's reasonable business judgment, including the commencement and prosecution of legal proceedings to recover damages for infringement and to defend and preserve its rights in the Intellectual Property.
- (b) **No Abandonment**. No Grantor shall abandon any of the Intellectual Property necessary to the conduct of its business.
- (c) Licenses. (i) No Grantor shall sell or assign any of its interest in any of the Intellectual Property other than in the ordinary course of business for full and fair consideration without the prior written consent of Lender; (ii) no Grantor shall grant any license or sublicense with respect to any of its Intellectual Property without the prior written consent of Lender; and (iii) each Grantor shall maintain the quality of any and all products and services with respect to which the Intellectual Property is used.
- (d) **No Conflicting Agreements**. No Grantor shall enter into any agreement, including any licensing agreement, that is or may be inconsistent with such Grantor's obligations under this Security Agreement or any of the other Loan Documents.
- (e) Additional Intellectual Property. Each Grantor shall give Lender prompt written notice if such Grantor shall obtain rights to or become entitled to the benefit of any Intellectual Property not identified on Schedule 3.15. Each Grantor shall execute and deliver any and all Patent Security Agreements, Copyright Security Agreements, or Trademark Security Agreements, each in form and substance satisfactory to Lender, as Lender may request to evidence Lender's Lien on such Intellectual Property.
- (f) **Obligation upon Default**. On and after the occurrence of an Event of Default, each Grantor shall obtain any consents, waivers, or agreements necessary to enable Lender to exercise its rights and remedies with respect to the Intellectual Property.
- 4.6 Instruments; Chattel Paper; and Documents. Each Grantor will (a) deliver to Lender immediately upon execution of this Security Agreement the originals of all Chattel Paper and Instruments (if any then exists), (b) hold in trust for Lender upon receipt and immediately thereafter deliver to Lender any Chattel Paper and Instruments constituting Collateral, (c) mark conspicuously all Chattel Paper and Instruments (other than any delivered to Lender) with an appropriate reference to the security interest of

Lender, and (d) upon Lender's request, deliver to Lender (and thereafter hold in trust for Lender upon receipt and immediately deliver to Lender) any Document evidencing or constituting Collateral.

- 4.7 **Deposit Accounts**. With respect to any Deposit Account (other than an Excluded Account), each Grantor shall (a) maintain such accounts at the institutions described on Schedule 3.8, (b) deliver to each depository bank a control agreement in form and substance satisfactory to Lender with respect to Lender's rights in such account and obtain the execution of such control agreement by each institution stating that the pledge of such account has been recorded in the books and records of such institution and that Lender shall have exclusive Control over such deposit account, and (c) deliver to Lender all certificates or Instruments, if any, now or hereafter representing or evidencing such deposit accounts, accompanied by duly executed instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to Lender. Without Lender's consent, no Grantor shall establish any additional deposit accounts (other than an Excluded Account), unless such deposit accounts are subject to Lender's exclusive Control.
- 4.8 Commercial Tort Claims. If any Grantor at any time holds or acquires a Commercial Tort Claim, such Grantor shall (a) immediately forward to Lender written notification of any and all Commercial Tort Claims, including any and all actions, suits, and proceedings before any court or Governmental Authority by or affecting such Grantor; and (b) execute and deliver such statements, Documents and notices and do and cause to be done all such things as may be required by Lender, or required by law, including all things which may from time to time be necessary under the UCC to fully create, preserve, perfect, and protect the priority of Lender's security interest in any Commercial Tort Claims.
- 4.9 **Letter-of-Credit Rights**. If any Grantor is at any time a beneficiary under a letter of credit now or hereafter issued in favor of any Grantor, such Grantor shall promptly notify Lender thereof in writing and, at Lender's request, such Grantor shall, pursuant to an agreement in form and substance satisfactory to Lender, either (a) arrange for the issuer or any confirmer of such letter of credit to consent to an assignment to Lender of the Proceeds of any drawing under the letter of credit or (b) arrange for Lender to become the transferee beneficiary of the letter of credit, with Lender agreeing, in each case, that the Proceeds of any drawing under the letter of credit are to be applied to the Secured Obligations as provided in the Loan Agreement.

4.10 **Investment Related Property**.

No Modification of Rights and Obligation. Without the prior written consent of (a) Lender, no Grantor shall vote to enable or take any other action to: (i) amend or terminate any partnership agreement, limited liability company agreement, certificate of incorporation, by-laws or other organizational documents in any way that materially changes the rights of such Grantor with respect to any Investment Related Property or adversely affects the validity, perfection or priority of Lender's security interest; (ii) permit any issuer of any Pledged Equity Interest to issue any additional stock, partnership interest, limited liability company interests or other equity interests of any nature or to issue securities convertible into or granting the right of purchase or exchange for any stock or other equity interest of any nature of such issuer; (iii) permit any issuer of any Pledged Equity Interest to dispose of all or a material portion of its assets; (iv) waive any default under or breach of any terms of organizational document relating to the issuer of any Pledged Equity Interest; or (v) cause any issuer of any Pledged Equity Interests which are not securities (for purposes of the UCC) on the date hereof to elect or otherwise take any action to cause such Pledged Equity Interests to be treated as securities for purposes of the UCC; provided, however, notwithstanding the foregoing, if any issuer of any Pledged Equity Interests takes any such action in violation of the foregoing in this clause (v), such Grantor shall promptly notify Lender in writing of any such

election or action and, in such event, shall take all steps necessary, advisable, or requested to establish Lender's Control thereof.

- (b) **Performance of Underlying Obligations**. Each Grantor shall comply with all of its obligations under any shareholders' agreement, limited liability company agreement, partnership agreement, or other agreement relating to Pledged Equity Interests and shall enforce all of its rights with respect to any Investment Related Property.
- (c) Changes in Capital Structure of Issuers. Without the prior written consent of Lender, no Grantor shall permit any issuer of any Pledged Equity Interest to merge or consolidate.
- Consent of Grantor. To the extent the consent of a Grantor, whether in its capacity (d) as a partner, member, general partner, managing member, shareholder, issuer, or otherwise, is required for the transfer, conveyance, or encumbrance of all or any portion of the Pledged Equity Interests in any corporation, partnership, or limited liability company, such Grantor hereby irrevocably (a) consents to the transfer or conveyance of the Pledged Equity Interests pursuant to Lender's exercise of its rights and remedies under this Security Agreement or any of the other Loan Documents, at law or in equity, (b) consents to the admission of Lender, its nominees, or any other transferee of any Pledged Equity Interest as a shareholder, member (including as the managing member), or partner (including as the general partner) of such corporation, limited liability company, or partnership, and (c) agrees that all terms and conditions in the constituent documents applicable to the pledge of any Pledged Equity Interest, the enforcement thereof, the transfer of any Pledged Equity Interest or the admission of Lender, its nominees, or any other transferee of any Pledged Equity Interest as a shareholder, member (including as the managing member), or partnership (including as the general partner) of such corporation, limited liability company, or partnership have been satisfied or waived. Each Grantor hereby irrevocably agrees not to vote to amend the applicable constituent documents to provide that its equity interests are securities governed by Article 8 of the UCC, and hereby agrees and acknowledges that any such vote shall be invalid and any such amendment shall be void ab initio.
- Voting of Securities. Prior to the occurrence of an Event of Default, each Grantor (e) is entitled to exercise all voting rights pertaining to any Pledged Equity Interests; provided, however, that no vote shall be cast or consent, waiver, or ratification given or action taken without the prior written consent of Lender which would (i) be inconsistent with or violate any provision of this Security Agreement or any other Loan Document or (ii) amend, modify, or waive any term, provision or condition of the certificate of incorporation, bylaws, certificate of formation, or other charter document, or other agreement relating to, evidencing, providing for the issuance of, or securing any Collateral; and provided further that such Grantor shall give Lender at least ten (10) Business Days' prior written notice that it intends to exercise, or the reasons for refraining from exercising, any voting or other consensual rights pertaining to the Collateral or any part thereof which might have a material adverse effect on the value of the Collateral or any part thereof. On and after the occurrence of an Event of Default and if Lender elects to exercise such right, the right to vote any Pledged Equity Interests shall be vested exclusively in Lender. To this end, each Grantor hereby irrevocably constitutes and appoints Lender the proxy and attorney-in-fact of such Grantor, with full power of substitution, to vote, and to act with respect to, any and all Collateral that is Investment Related Property Interests standing in the name of such Grantor or with respect to which such Grantor is entitled to vote and act, subject to the understanding that such proxy may not be exercised unless an Event of Default has occurred. The proxy herein granted is coupled with an interest, is irrevocable, and shall continue until the termination of this Security Agreement pursuant to Section 6.13.

- 4.11 **Fixtures**. For any Collateral that is a Fixture or an accession which has been attached to real estate or other goods prior to the perfection of the security interest of Lender, Grantor shall furnish Lender, upon demand, a disclaimer of interest in each such Fixture or accession and a consent in writing to the security interest of Lender therein, signed by all persons having any interest in such Fixture or accession by virtue of any interest in the real estate or other goods to which such Fixture or accession has been attached.
- 4.12 Use and Operation of Collateral. Should any Collateral come into the possession of Lender, Lender may use or operate such Collateral for the purpose of preserving it or its value, pursuant to the order of a court of appropriate jurisdiction or in accordance with any other rights held by Lender in respect of such Collateral. Each Grantor covenants to promptly reimburse and pay to Lender, at Lender's request, the amount of all expenses (including the cost of any insurance and payment of taxes or other charges) incurred by Lender in connection with its custody and preservation of the Collateral, and all such expenses, costs, taxes, and other charges shall bear interest at the Default Rate until repaid and, together with such interest, shall be payable by Grantor to Lender upon demand and shall become part of the Secured Obligations. However, the risk of accidental loss or damage to, or diminution in value of, the Collateral is on Grantors, and Lender shall have no liability whatever for failure to obtain or maintain insurance, nor to determine whether any insurance ever in force is adequate as to amount or as to the risks insured. With respect to the Collateral that is in the possession of Lender, Lender shall have no duty to fix or preserve rights against prior parties to such Collateral and shall never be liable for any failure to use diligence to collect any amount payable in respect of such Collateral. The provisions of this subparagraph are applicable whether or not an Event of Default has occurred.
- 4.13 **Certain Proceeds**. Notwithstanding any contrary provision herein, any and all Proceeds of any Collateral consisting of cash, checks and other non-cash items shall be part of the Collateral hereunder. Any cash Proceeds of the Collateral which come into the possession of Lender on and after the occurrence of an Event of Default (including insurance Proceeds) may, at Lender's option, be applied in whole or in part to the Secured Obligations (to the extent then due), be released in whole or in part to or on the written instructions of such Grantor for any general or specific purpose, or be retained in whole or in part by Lender as additional Collateral.
- Further Assurances. At any time and from time to time, upon the request of Lender, and 4.14 at the sole expense of Grantors, each Grantor shall promptly execute and deliver all such further Instruments and Documents and take such further actions as Lender may reasonably request or deem necessary or desirable (a) to assure Lender that its security interests hereunder are perfected with a first priority Lien (subject only to Permitted Liens), (b) to carry out the provisions and purposes of this Security Agreement, including (i) the filing of such financing statements as Lender may require, (ii) executing control agreements with respect to the Collateral, in each case naming Lender, as secured party, in form and substance satisfactory to Lender, (iii) furnishing to Lender from time to time statements and schedules further identifying and describing the Collateral and such other reports in connection with the Collateral as Lender may reasonably request, all in reasonable detail, (iv) the deposit of all certificates of title issuable with respect to any of the Collateral and noting thereon the security interest hereunder, (v) taking all actions required by law in any relevant UCC, and (vi) to ensure that a Lien and security interest is granted on any of the Excluded Property set forth in clause (a) of the definition of "Excluded Property", such Grantor shall use its best efforts to obtain any required consents from any Person with respect to any permit or license or any Contractual Obligation with such Person entered into by such Grantor that requires such consent as a condition to the creation by such Grantor of a Lien on any right, title or interest in such permit, license or Contractual Obligation related thereto. A carbon, photographic, or other reproduction of this Security Agreement or of any financing statement covering the Collateral or any part thereof shall be sufficient as a financing statement and may be filed as a financing statement.

5. REMEDIES UPON EVENT OF DEFAULT

- 5.1 **Remedies**. On and after the occurrence of an Event of Default under the Loan Agreement or any other Loan Document, Lender may exercise any or all of the following rights and remedies:
 - (a) Contractual Remedies. Those rights and remedies provided in this Security Agreement, the Loan Agreement, or any other Loan Document, *provided that* this Section 5.1(a) shall not limit any rights or remedies available to Lender prior to the occurrence of an Event of Default.
 - (b) **Legal Remedies**. Those rights and remedies available to a secured party under the UCC (whether or not the UCC applies to the affected Collateral) or under any other applicable law (including any law governing the exercise of a bank's right of setoff or bankers' lien) when a debtor is in default under a security agreement.
 - (c) **Disposition of Collateral**. Without notice except as specifically provided in Section 5.2(c) or elsewhere herein, sell, lease, assign, grant an option or options to purchase or otherwise dispose of the Collateral or any part thereof in one or more parcels at public or private sale, for cash, on credit or for future delivery, and upon such other terms as Lender may deem commercially reasonable. Neither Lender's compliance with any applicable state or federal law in the conduct of such sale, nor its disclaimer of any warranties relating to the Collateral, shall be considered to affect the commercial reasonableness of such sale. Each Grantor hereby waives (to the extent permitted by applicable law) all rights of redemption, stay and/or appraisal which it now has or may at any time in the future have under any rule of law or statute now existing or hereafter enacted.
 - (d) **Distributions**. On and after the occurrence of an Event of Default, all payments and distributions made to any Grantor upon or with respect to the Collateral shall be paid or delivered as directed by Lender, and each Grantor agrees to take all such action as Lender may deem necessary or appropriate to cause all such payments and distributions to be made to Lender. Further, Lender shall have the right, at any time after the occurrence of any Event of Default, to notify and direct any issuer to thereafter make all payments, dividends, and any other distributions payable in respect thereof directly to Lender. Such issuer shall be fully protected in relying on the written statement of Lender that it then holds a security interest which entitles it to receive such payments and distributions. Any and all Money and other property paid over to or received by Lender hereunder shall be retained by Lender as additional collateral hereunder and may be applied in accordance with Section 5.10 hereof.
 - (e) Use of Premises. Lender shall be entitled to occupy and use any premises owned or leased by any Grantor where any of the Collateral or any records relating to the Collateral are located until the Secured Obligations are paid or the Collateral is removed therefrom, whichever first occurs, without any obligation to pay such Grantor for such use and occupancy.
- 5.2 **Grantor's Obligations Upon Event of Default**. Upon the request of Lender on and after the occurrence of an Event of Default, each Grantor will:
 - (a) Assembly of Collateral. Assemble and make available to Lender the Collateral and all records relating thereto at any place or places specified by Lender.
 - (b) Lender Access. Permit Lender, by Lender's representatives and agents, to enter any premises where all or any part of the Collateral, or the books and records relating thereto, or

both, are located, to take possession of all or any part of the Collateral and to remove all or any part of the Collateral.

- (c) Notice of Disposition of Collateral. Each Grantor hereby waives notice of the time and place of any public sale or the time after which any private sale or other disposition of all or any part of the Collateral may be made. To the extent such notice may not be waived under applicable law, any notice made shall be deemed reasonable if sent to any Grantor, addressed in accordance with Section 6.13, at least ten (10) days prior to (i) the date of any such public sale or (ii) the time after which any such private sale or other disposition may be made. Lender shall not be obligated to make any sale or other disposition of the Collateral regardless of notice having been given. Subject to the provisions of applicable law, Lender may postpone or cause the postponement of the sale of all or any portion of the Collateral by announcement at the time and place of such sale, and such sale may, without further notice, to the extent permitted by law, be made at the time and place to which the sale was postponed, or Lender may further postpone such sale by announcement made at such time and place.
- 5.3 **Condition of Collateral; Warranties**. Lender has no obligation to clean-up or otherwise prepare the Collateral for sale. Lender may sell the Collateral without giving any warranties as to the Collateral. Lender may specifically disclaim any warranties of title or the like. This procedure will not be considered adversely to affect the commercial reasonableness of any sale of the Collateral.
- 5.4 Collection of Receivables. On and after the occurrence of an Event of Default, Lender may at any time in its sole discretion, by giving Grantors written notice, elect to require that the Receivables be paid directly to Lender. In such event, each Grantor shall, and shall permit Lender to, promptly notify the Account Debtors under the Receivables of Lender's interest therein and direct such Account Debtors to make payment of all amounts then or thereafter due under the Receivables directly to Lender. Upon receipt of any such notice from Lender, each Grantor shall thereafter hold in trust for Lender, all amounts and Proceeds received by it with respect to the Receivables and immediately and at all times thereafter deliver to Lender all such amounts and Proceeds in the same form as so received, whether by cash, check, draft or otherwise, with any necessary endorsements. Lender shall hold and apply funds so received as provided by the terms of Section 5.10. If after the occurrence of an Event of Default, any Account Debtor fails or refuses to make payment on any Collateral when due, Lender is authorized, in its sole discretion, either in its own name or in the name of Grantors, to take such action as Lender shall deem appropriate for the collection of any amounts owed with respect to Collateral or upon which a delinquency exists. Each Grantor agrees that Lender may at any time and from time to time, if an Event of Default has occurred, compromise with the obligor on any Receivable, accept in full payment of any Receivable such amount as Lender in its sole discretion shall determine or abandon any Receivable, and any such action by Lender shall be commercially reasonable so long as Lender acts in good faith based on information known to it at the time it takes any such action. Regardless of any other provision hereof, however, Lender shall never be (a) liable for its failure to collect, or for its failure to exercise diligence in the collection of, any amounts owed with respect to Collateral, or (b) under any duty whatsoever to anyone except Grantors to account for funds that it shall actually receive hereunder.
- 5.5 Cash Collateral Account. On and after the occurrence of an Event of Default, Lender shall have, and each Grantor hereby grants to Lender, the right and authority to transfer all funds on deposit in the Deposit Accounts to a "Cash Collateral Account" (herein so called) maintained with a depository institution acceptable to Lender and subject to the exclusive direction, domain, and Control of Lender, and no disbursements or withdrawals shall be permitted to be made by any Grantor from such Cash Collateral Account. Such Cash Collateral Account shall be subject to the security interest in favor of Lender herein created, and each Grantor hereby grants a security interest to Lender in and to such Cash Collateral Account and all checks, drafts, and other items ever received by any Grantor for deposit therein. Furthermore, if an

Event of Default has occurred, Lender shall have the right, at any time in its discretion without notice to any Grantor, (a) to transfer to or to register in the name of Lender or nominee any certificates of deposit or deposit instruments constituting Deposit Accounts and shall have the right to exchange such certificates or Instruments representing Deposit Accounts for certificates or Instruments of smaller or larger denominations and (b) to take and apply against the Secured Obligations any and all funds then or thereafter on deposit in the Cash Collateral Account or otherwise constituting Deposit Accounts.

- Intellectual Property. For purposes of enabling Lender to exercise its rights and remedies under this Security Agreement and enabling Lender and its successors and assigns to enjoy the full benefits of the Collateral, each Grantor hereby grants to Lender an irrevocable, nonexclusive license (exercisable without payment of royalty or other compensation to Grantor) to use, license, or sublicense any of the Intellectual Property. Each Grantor shall provide Lender with reasonable access to all media in which any of the Intellectual Property may be recorded or stored and all computer programs used for the completion or printout thereof. This license shall also inure to the benefit of all successors, assigns, and transferees of Lender. On and after the occurrence of an Event of Default, Lender may require that Grantor assign all of their right, title, and interest in and to the Intellectual Property or any part thereof to Lender or such other person as Lender may designate pursuant to Documents satisfactory to Lender. If no Event of Default has occurred, Grantors shall have the exclusive, non-transferable right and license to use the Intellectual Property in the ordinary course of business and the exclusive right to grant to other persons licenses and sublicenses with respect to the Intellectual Property for full and fair consideration.
- 5.7 Investment Related Property. Each Grantor recognizes that, by reason of certain prohibitions contained in the Securities Act of 1933, as amended, and the rules and regulations promulgated thereunder (collectively, the "Securities Act") and applicable state securities laws, Lender may be compelled, with respect to any sale of all or any part of the Investment Related Property conducted without prior registration or qualification of such Investment Related Property under the Securities Act and/or such state securities laws, to limit purchasers to those who will agree, among other things, to acquire the Investment Related Property for their own account, for investment and not with a view to the distribution or resale thereof. Each Grantor acknowledges that any such private sale may be at prices and on terms less favorable than those obtainable through a public sale without such restrictions (including a public offering made pursuant to a registration statement under the Securities Act) and, notwithstanding such circumstances, each Grantor agrees that any such private sale shall be deemed to have been made in a commercially reasonable manner and that Lender shall have no obligation to engage in public sales and no obligation to delay the sale of any Investment Related Property for the period of time necessary to permit the issuer thereof to register it for a form of public sale requiring registration under the Securities Act or under applicable state securities laws, even if such issuer would, or should, agree to so register it. If Lender determines to exercise its right to sell any or all of the Investment Related Property, upon written request. each Grantor shall and shall cause each issuer of any Pledged Equity Interest to be sold hereunder from time to time to furnish to Lender all such information as Lender may request in order to determine the number and nature of interest, shares, or other Instruments included in the Investment Related Property which may be sold by Lender in exempt transactions under the Securities Act and the rules and regulations of the Securities and Exchange Commission thereunder. In case of any sale of all or any part of the Investment Related Property on credit or for future delivery, such Collateral so sold may be retained by Lender until the selling price is paid by the purchaser thereof, but Lender shall not incur any liability in case of the failure of such purchaser to take up and pay for such assets so sold and in case of any such failure, such Collateral may again be sold upon like notice. Lender, instead of exercising the power of sale herein conferred upon them, may proceed by a suit or suits at law or in equity to foreclose security interests created hereunder and sell such Investment Related Property, or any portion thereof, under a judgment or decree of a court or courts of competent jurisdiction.